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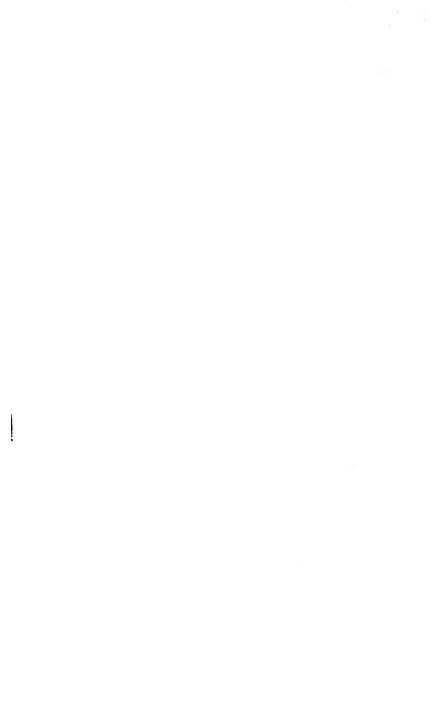


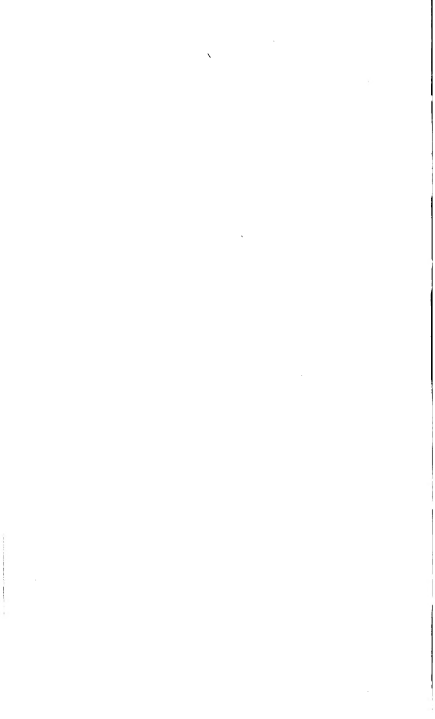
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JOURNAL /

OF THE

# HONORABLE SENATE

OF THE

# STATE OF NEW HAMPSHIRE;

JUNE SESSION, 1848.

June Julia

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## **JOURNAL**

OF THE

# HONORABLE SENATE,

# JUNE SESSION, 1848.

#### WEDNESDAY, June 7, 1848.

This being the day prescribed by the constitution for the legislature of New Hampshire to assemble, the following persons, elected Senators, appearing, took and subscribed the oaths of office, agreeably to the provisions of the constitution:

From	District	No.	1—Hon. James Foss;
"	"	TT.	2
"	"	"	3—Hon. Noyes Poor;
"	"	"	4-Hon. William H. Gage;
"	66	"	5—
"	"	"	6-Hon. Jeremiah Dame;
"	"	"	7-Hon. Ralph E. Tenney;
"	"	ω,	8-Hon. Frederick Vose;
"	**	**	9—Hon. John Preston;
"	"	77	10—Hon. John Robb;
"	"	"	11-Hon. William P. Weeks;
"	**	"	12—Hon. Harry Hibbard.

The Senate was called to order by the clerk of last year. On motion of Mr. Vose—
The Senate proceeded to the choice of a chairman, to

preside until a president shall be chosen; and Hon. Mr. Foss was elected and took the chair.

On motion of Mr. Gage-

Resolved, That the Senate do now proceed by ballot to the choice of President.

On the first balloting the chairman announced the state of the vote, as follows:

Whole number of votes cast, 8
Necessary to a choice, 5
Hon. Harry Hibbard has 8

and Hon. Harry Hibbard was accordingly declared unanimously elected President.

Mr. Hibbard, upon taking the chair, addressed the Senate

as follows:

Senators—I shall enter upon the duties assigned me by your partiality with a deep sense of their importance, and of your kindness as manifested by the vote just taken. In all things I shall rely for assistance upon your forbearance and friendly support; and I confidently trust that our proceedings here may be so guided by wisdom and honesty of purpose as best to promote the good of that constituency who have intrusted their rights and interests to our hands.

On motion of Mr. Weeks-

Resolved, That the Senate do now proceed by ballot to the choice of clerk.

On the first balloting the President announced the state of the vote, as follows:

Whole number of votes cast,

Necessary to a choice,

John H. George has

and John H. George was accordingly declared unanimously elected clerk.

On motion of Mr. Foss-

Resolved, That the Senate do now proceed by ballot to the choice of assistant clerk.

On the first balloting the President announced the state of the vote, as follows:

Whole number of votes cast, 9
Necessary to a choice, 5
Francis R. Chase has 9

and Francis R. Chase was accordingly declared unanimously elected assistant clerk.

The President administered the oath of office to the clerk and assistant clerk, and they entered upon the discharge of the duties of their respective offices.

On motion of Mr. Vose-

Resolved, That the rules of the Senate for the year 1847 be adopted as the rules for the present year, until otherwise ordered.

Hon. Joseph D. Pindar, Senator for senatorial district No. 2, having been duly qualified, was introduced by the Secretary of State and took his seat.

On motion of Mr. Robb-

Resolved, That a committee of three be appointed by the chair, to nominate a suitable person for door-keeper of the Senate the present year.

Ordered, That Messrs. Robb, Foss, and Tenney, be said

committee.

On motion of Mr. Preston-

Resolved, That the Secretary of State be requested to lay before the Senate the record of the returns of the votes given for Senators in the several senatorial districts in this State at the election in March last.

Ordered, That the clerk notify the Secretary of State

thereof.

On motion of Mr. Tenney-

Resolved, That a committee of three be appointed by the chair, to report rules and regulations for the government of the Senate the present year.

Ordered, That Messrs. Tenney, Vose, and Preston, be

said committee.

The Secretary of State came in and laid before the Senate the returns of votes given at the election in March last, for Senators, in the several senatorial districts in this State.

On motion of Mr. Vose-

Resolved, That the returns of votes in the several senatorial districts, be referred to a select committee of three, with instructions to examine and count the same, and report to the Senate whether any vacancies exist, and if so, in what senatorial districts.

Ordered, That Messrs. Vose, Weeks, and Pindar, be said committee. .

The following message was received from the House of Representatives by their clerk:

"Mr. President—I am directed to inform the Honorable Senate that the House of Representatives have assembled and organized by choosing Hon. Samuel H. Ayer, Speaker, Lewis Smith, clerk, and Thomas J. Whipple, assistant clerk, and are ready to proceed to the business of the session."

On motion of Mr. Weeks-

Resolved, That the clerk inform the House of Representatives that the Senate have assembled, chosen Hon. Harry Hibbard, President, John H. George, clerk, and Francis R. Chase, assistant clerk, and are ready to proceed to the business of the session.

Mr. Foss, by leave, presented the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the joint rules of the two branches of the legislature for the year 1847, be adopted as the joint rules of the two branches of the legislature for the present year, until otherwise ordered;

Which was read.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

On motion of Mr. Gage-

The Senate adjourned.

#### AFTERNOON.

Mr. Robb, from the committee appointed to nominate a suitable person for door-keeper of the Senate for the present year, by leave, reported the following resolution:

Resolved, That Joel Frazier be appointed door-keeper of

the Senate for the ensuing political year.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

Mr. Vose, from the select committee to whom were re-

ferred the returns of votes for Senators in the several senatorial districts, by leave, reported that they had attended to the duty assigned them, and from an examination of the returns made to the office of the Secretary of State, in compliance with the provisions of the constitution, it appears that there is no election of Senator in senatorial district No. 5. It appears that the whole number of votes cast is 5059; necessary to a choice, 2530; and no person having that number, there is no choice. The two highest candidates are Thomas E. Sawyer and James Drake.

On motion of Mr. Foss-

Resolved, That the foregoing report be accepted.

On motion of Mr. Vose-

Resolved, That the clerk inform the House of Representatives that a vacancy exists in senatorial district No. 5, and that Thomas E. Sawyer and James Drake are the two highest candidates.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have appointed Messrs. Gardner of Exeter, Rix of Lancaster, Bassett of Atkinson, Hildreth of Derry, and Woodbury of Weare, a committee on the part of the House, with such as the Senate may join, to wait on His Excellency the Governor and inform him that a quorum of both branches of the legislature have assembled, are organized, and ready to receive any communication he may please to make, in which they ask the concurrence of the Honorable Senate.

The House concur with the Honorable Senate in the passage of a resolution, adopting the joint rules of the two branches of the legislature for the year 1847, as the joint rules of the two branches for the present year, until otherwise ordered."

On the question,

Will the Senate concur with the House of Representatives in the appointment of the aforesaid joint select committee to wait on His Excellency the Governor and inform him of the organization of the legislature?

It was decided in the affirmative.

Ordered, That Mr. Gage be joined to said committee on the part of the Senate.

Ordered, That the clerk notify the House of Represen-

tatives thereof.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives are ready to meet the Honorable Senate in convention for the purpose of proceeding in the elections agreeably to the provisions of the constitution."

On motion of Mr. Vose-

Resolved, That the Senate now meet the House of Representatives in convention for the purpose of proceeding in the elections agreeably to the provisions of the constitution.

#### IN CONVENTION.

The Senate and House of Representatives being assembled in convention in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution, the Secretary of State came in and laid before the convention the returns of votes for Governor from the several towns and places in this State, and also the returns of votes for Councillors in the several councillor districts in this State.

On motion of Mr. Fowler, of the House-

Resolved, That the returns of votes for Governor be referred to a select committee, with instructions to compare and cast their numbers, and to report to the convention thereon.

Ordered, That Messrs. Vose of the Senate, Fowler and Hadley of the House, be said committee.

On motion of Mr. Woodbury of Wilmot, of the House— Resolved, That a committee be appointed to receive and sort the votes for Coucillors, count and cast their numbers and report thereon.

Ordered, That Messrs. Weeks of the Senate, Woodbury

of Wilmot, and Eastman of Hampstead, of the House, be said committee.

On motion of Mr. Norris of the House-

Resolved, That the convention do now proceed to fill the vacancy in senatorial district No. 5, James Drake and Thomas E. Sawyer being the two highest candidates.

On the first balloting the chairman of the convention an-

nounced the state of the vote, as follows:

dulique the state of the vote, as a			
Whole number of votes cast,			264
Necessary to a choice,			133
Blanks,			6
Thomas Sawyer has			1
Thomas E. Sawyer has	•		97
James Drake has			166
nd James Drake was accordingly	declared	elected	Senato

and James Drake was accordingly declared elected Senator for senatorial district No. 5.

On motion of Mr. Gardner, of the House-

The convention rose and the Senate returned to their chamber.

#### IN SENATE.

On motion of Mr. Poor-

Resolved, That the Secretary of State be requested to notify Hon. James Drake of his election as Senator from senatorial district No. 5, and request his attendance in this body.

Ordered, That the clerk notify the Secretary of State

thereof.

On motion of Mr. Vose-

The Senate adjourned.

#### THURSDAY, June 8, 1848.

Mr. Gage, from the joint select committee appointed to wait upon His Excellency the Governor, and inform him of the organization of the legislature, by leave, reported that they had attended to that duty, and that His Excellency

gave no intimation that he had any official communication to make.

Hon. James Drake having been duly elected in convention, as Senator from senatorial district No. 5, and having been duly qualified, was introduced by the Secretary of State, and took his seat.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives are ready to meet the Honorable Senate in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution."

On motion of Mr. Vose-

Resolved, That the Senate now meet the House of Representatives in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution.

#### IN CONVENTION.

The Senate and House of Representatives being assembled in convention, in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution,

Mr. Vose, of the Senate, from the joint select committee appointed to compare and cast the votes for Governor, and to report to the convention thereon, by leave, made the following

#### REPORT:

The select committee appointed to open and record the votes for Governor, and to compare and cast their numbers, have attended to the duty assigned them, and instructed me to make the following report:

The whole number of votes returned, is	61,542
Necessary to a choice,	30,772
Estimated as scattering,	468
Nathaniel S. Berry has	28,829
Jared W. Williams has	32,245

and is duly elected Governor of the State of New Hamp-

shire for the ensuing political year.

Returns were seasonably received from all the towns and places in this State, in due form, with the exception of Cambridge, Hart's Location, and Pinkham's Grant, in the county of Coos, from which no returns have been received.

The committee have instructed me to report the follow-

ing resolution-

FREDERICK VOSE, for the committee.

Resolved, That Jared W. Williams, having a majority of all the votes cast, is duly and constitutionally elected Governor of this State for the ensuing political year.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

On motion of Mr. Vose, of the Senate-

The convention rose, and the Senate returned to their chamber.

#### IN SENATE.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have appointed Messrs. Parker of Fitzwilliam, Hale of Hollis, and Clement of Unity, a committee on the part of the House, with such as the Senate may join, to report at what time the business of the present session may be brought to a close, in which they ask the concurrence of the Honorable Senate."

On the question,

Will the Senate concur with the House of Representatives in the appointment of the above committee to report at what time the business of the present session may be brought to a close?

It was decided in the affirmative.

Ordered, That Mr. Poor be joined to said committee on the part of the Senate.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Tenney, from the select committee appointed to prepare and report rules and regulations for the government of the Senate the present year, by leave reported for consideration the following

#### RULES OF THE SENATE.

1. The President having taken the chair, and a quorum being present, the journal of the preceding day shall be read, and any erroneous entry shall be corrected.

2. No member shall hold conversation with another during the reading of the journal, or while a member is speak-

ing in debate.

3. Every member rising to speak, shall address the President, and when he has finished, shall sit down.

4. No member shall speak more than twice on the same question, on the same day, without leave of the Senate.

5. More than one member rising to speak at the same

time, the President shall decide who shall speak first.

- 6. If any member transgress the rules of the Senate, the President shall, or any member may, call him to order, in which case the member so called to order shall sit down, and the Senate, if appealed to, shall decide in the case; but if there be no appeal, the decision of the President shall be conclusive.
- 7. No member shall absent himself, without permission, from the Senate.

8. A motion shall be seconded before it is debated, and if required by the President or any member, it shall be reduced

to writing.

9. When a question is under debate, no motion shall be received but to adjourn, to postpone indefinitely, to lay on the table, to postpone to a certain day, to commit or to amend, which several motions shall take precedence in the same order in which they are arranged. And no motion to postpone indefinitely, to postpone to a certain day, or to commit, being decided, shall be in order at the same stage of the bill or proposition until after an adjournment.

10. If the question under debate will admit of division,

any member may have it divided; and in filling blanks, the longest time and the largest sum shall be put first.

11. When the reading of a paper is called for, and the same is objected to, it shall be decided by a vote of the Senate and without debate.

12. When the ayes and noes are required, each member shall declare his assent or dissent to the question, unless for

special reasons he be excused by the Senate.

- 13. When a motion is made to shut the doors of the Senate on the discussion of any business, which in the opinion of any member may require secresy, the President shall desire the gallery to be closed, and the doors shall remain closed until the subject is disposed of.
- 14. After a motion has been decided, it shall be in order for any member who voted with the majority, or if the Senate be equally divided, any member voting on the side prevailing, to move for a reconsideration thereof, unless the bill, resolution, report, amendment or motion, on which the vote was taken, has gone from the possession of the Senate; but no motion to reconsider shall be in order, unless made the same day on which the vote was taken, or the next day after on which the Senate shall be in session; but no vote shall be reconsidered when a less number of members is present than when it passed.

15. Before any petition or memorial, addressed to the Senate, shall be received and read, a brief statement of the contents thereof shall be made by the member introducing the same.

16. At least one day's notice shall be given, before a mo-

tion for leave to bring in a bill shall be in order.

17. Every bill shall be read three times before its passage; and the President shall give notice at each time whether it be the first, second or third reading; and no bill, after it has been read a second time, shall have a third reading before an adjournment.

18. All resolutions which may require the signature of the Governor, shall be treated in the same manner as bills.

19. When a bill shall have been read a first time and ordered to a second reading, it shall immediately be read a second time by its title, and by the President referred to the appropriate standing committee, unless otherwise ordered by the Senate.

20. The Senate may resolve itself into a committee of the whole at any time, on motion made for that purpose; and in forming a committee of the whole, the President shall leave the chair and appoint a chairman to preside in committee: the President may at any time name any member to perform the duties of the chair, but such substitution shall not extend beyond an adjournment.

21. The last question upon the second reading of a bill or resolution shall always be—Shall it be read a third time? and no amendment shall be received or discussed on the third reading of any bill or resolution, unless by consent of eight members present; but it shall at all times be in order, before the final passage of a bill or resolution, to move its commitment, and should such commitment take place, and an amendment be reported, the bill or resolution shall again be read a second time and considered as in committee of the whole.

22. The titles of bills and such parts thereof as may be affected by proposed amendments, shall be entered on the

journals.

23. All bills, resolutions and addresses, after passing the Senate, shall be signed by the President; and all warrants and other processes issued by order of the Senate, shall be

under his hand and seal, attested by the clerk.

24. The following standing committees, to consist of three members each, shall be appointed at the commencement of any session, with leave to report by bill or otherwise: a committee on the Judiciary; a committee on Incorporations; a committee on Military Affairs; a committee on Railroads; a committee on Roads, Bridges and Canals; a committee on Claims; a committee on Agriculture and Manufactures; a committee on Banks; a committee on Elections; a committee on Unfinished Business; and a committee on Printers' Accounts.

25. All committees shall be appointed by the President, unless a member requests that the appointment shall be by

ballot, in which case it shall be so done.

26. When the Senate shall concur with the House of Representatives in the appointment of a joint committee, consisting of not more than five members of the House, one member shall be added on the part of the Senate; but when more than five, two members of the Senate shall be added.

27. Messages shall be sent to the House of Representatives by the clerk of the Senate.

28. Messages from the Governor or House of Representatives may be received at all times, except when the Senate is engaged in putting a question, in calling the ayes and

noes, in counting ballots, or in reading the journal.

29. All questions shall be put by the President, and each member of the Senate shall signify his assent or dissent by answering aye or no. If the President doubts, or a division is called for, the Senate shall divide; those in the affirmative of the question shall first rise from their seats and stand till they be counted, and afterwards those in the negative shall rise and stand till they be counted. The President shall then rise and state the decision of the Senate.

- 30. No person except the members of the Executive, or members of the House of Representatives and their officers, shall be admitted within the bar of the Senate, except by invitation of the President, or some member with his consent.
- 31. The Senate shall adjourn to meet at ten o'clock in the morning and three o'clock in the afternoon of each day, unless the Senate shall otherwise order.
  - 32. Motions to adjourn shall be decided without debate.

Which were read.

On motion of Mr. Gage-

Resolved, That the report be accepted, and that the foregoing rules be adopted for the government of the Senate the present year.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have appointed Messrs. Hadley of Weare, Gardner of Exeter, Wiggin of Durham, Sleeper of Sanbornton, Knox of Conway, Robinson of Concord, Sturtevant of Keene, Jones of Washington, Savage of Lisbon, and Thompson of Bartlett, a committee on the part of the House, with such as the Senate may join, to wait upon His Excellency, Jared W. Williams, the Governor elect, and inform him of his re-election as Governor of this State for the coming political year, and that the legislature are ready to receive any communication

he may be pleased to make—in which they ask the concurrence of the honorable Senate."

On the question,

Will the Senate concur with the House of Representatives in the appointment of the above joint select committee to notify His Excellency Jared W. Williams of his re-election as Governor of this State for the ensuing political year, and that the legislature are ready to receive any communication he may be pleased to make?

It was decided in the affirmative.

Ordered, That Messrs. Dame and Drake be joined to said committee on the part of the Senate.

Ordered, That the clerk notify the House of Represen-

tatives thereof.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have appointed Messrs. Webster of Kingston, Hammond of Nashua, and Rix of Lancaster a committee on the part of the House, with such as the Senate may join, to audit the accounts of the State Treasurer, in which they ask the concurrence of the honorable Senate."

On the question,

Will the Senate concur with the House of Representatives in the appointment of the above committee to audit the accounts of the State Treasurer?

It was decided in the affirmative.

Ordered, 'That Mr. Foss be joined to said committee on the part of the Senate.

Ordered, That the clerk notify the House of Represen-

tatives thereof.

Mr. Dame, from the joint select committee appointed to wait on His Excellency Jared W. Williams, Governor elect, and inform him of his re-election as Governor of this State for the ensuing political year, and that the legislature are ready to receive any communication he may be pleased to make, by leave, reported that they had attended to that duty, and that His Excellency was pleased to reply that he would

meet the legislature in the Representatives' Hall precisely at four o'clock this afternoon, accept the office, and take and subscribe the oaths prescribed by the constitution.

On motion of Mr. Weeks-

The Senate adjourned.

#### AFTERNOON.

On motion of Mr. Weeks-

Resolved, That the Senate do now take a recess until four o'clock this afternoon.

#### FOUR O'CLOCK.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives are ready to meet the Honorable Senate in convention for the purpose of proceeding in the elections agreeably to the provisions of the constitution."

On motion of Mr. Dame-

Resolved, That the Senate now meet the House of Repsentatives in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution

#### IN CONVENTION.

The Senate and House of Representatives being assembled in convention, in the Representatives' Hall, for the purpose of proceeding in the elections agreeably to the provisions of the constitution, His Excellency, Jared W. Williams, Governor elect, came in attended by the Honorable Council, and escorted by committees of both branches of the legislature, and manifested his acceptance of the office of

Governor of this State. He then took and subscribed the oaths of allegiance and oath of office before the President of the Senate and in presence of both branches of the legislature, whereupon Hon. Harry Hibbard, President of the Senate, made proclamation as follows:

"Jared W. Williams, having been duly re-elected Governor of the State of New Hampshire, accepted the office, and taken the oaths prescribed by the constitution, I do therefore declare that His Excellency Jared W. Williams is Governor of the State of New Hampshire, to hold the office during the ensuing political year.

And I here present your Excellency with a copy of the constitution of this State as your guide in the dischrige of

your official duties."

His Excellency then made the following

#### ADDRESS:

Fellow citizens of the Senate and House of Representatives:

In again communicating with the representatives of the people of the State, it gives me great pleasure to congratulate them on the cheering evidence of general welfare which our country exhibits. We are assembled to discharge the high trust confided to us by our constituents, at a period when our prosperity justly calls forth mutual gratulations, and the renewed homage of our grateful acknowledgments to the Supreme Ruler of the universe. Under the smiles of heaven, civilization, education and social refinement have extended, and the pure principles of morality and religion have been cherished and greatly advanced. With a population unparalleled in its increase, distinguished for its vigor, enterprise and sagacity, for its progress in wealth, and all the useful arts, we cannot fail to perceive in every section of the country, a firm and rapid improvement in all that pertains to the virtue and intelligence of the people, their means of social intercourse and intellectual elevation, and its correspondent effects on the genius of our free institutions and the laws of this extended republic. In our civil and political relations, with the exception of a single calamity, incidental to the most felicitous condition of human existence, we are tranquil and prosperous. This calamity—a war with Mexico—no spirit of forbearance or desire of peace on the part of our government, could avert, or shield our citizens from Mexican aggression.

The cardinal policy of our government, the character of our people and their institutions, are essentially peaceful. The American people endure wrongs and injuries with great patience, forbearance and magnanimity, while they can reasonably hope that amicable relations can be preserved, and just and honorable principles maintained. The total disregard of all treaty obligations on the part of Mexico, however, and her repeated injuries upon our persons, rights and property, followed by the invasion of our territory, and the shedding of the blood of our citizens, forced this war on our government, in defence of the rights of our citizens and of the honor of the nation. The duty which rests on every well regulated government, of protecting the rights of the citizens and the honor of the nation, is held sacred by every American, and regarded as essential not only to our well being, but to our existence as a nation. In the discharge of this duty, the power and patriotism of our own independent freemen have proved invincible, and demonstrated their unconquerable devotion to liberty and to the prosperity and integrity of the Union. The same pure flame of patriotism which distinguished our heroic fathers in the achievement of our national independence, burned with equal ardor and purity in the breasts of our brave officers and soldiers, and aided by the God of battles, has impelled them onward in triumph, from Palo Alto to the Halls of the Montezumas, and from one great conquest to those still greater, through a career of brilliant victories, securing the rights of our citizens and an honorable peace, and conferring immortal honors on our arms and national character. While the wisdom and energy of our national administration in directing its military achievements which have opened the way to peace, security and civil liberty, to the extension of civilization, Christianity, and free government, call forth the gratitude of every true patriot, their honest and just pride can be scarcely less gratified with the ability and success which has distinguished its civil administration and given increased confidence in our free institutions, and in our strength and capacity to defend them.

The legitimate object of a tariff is to raise revenue sufficient to defray the necessary expenses of government. This object, however, seems to have been lost sight of in the eagerness which has existed to increase the profits of capital invested in manufactures, by taxing one portion of the community for the benefit of another. Under this administration that odious system has been repealed, and a new tariff adopted, operating on all with more equal and exact justice. This tariff is designed as a revenue measure, and exempts from taxation, as far as practicable, all articles of necessary consumption, and such as do not come in competition with our own growth and manufacture, and imposes on other articles and commodities only such duty as will answer the ordinary demands of the treasury and furnish the incidental protection necessary to encourage the great interests of the country. This modification of the tariff, and the corresponding reduction of high duties by the British government on exports of grain and other agricultural products, has, without detriment to other interests, greatly increased the prosperity of our agricultural and industrial pursuits, augmented our commercial exchanges, and contributed largely to the general wealth and prosperity of the country.

The failure of banking corporations to discharge their liabilities under the law which formerly made them the keepers of the public moneys and treasuries of the government, was the occasion of great pecuniary distress, and public and private suffering. That law has also been repealed, and an independent treasury established, according to the requirements of the constitution, in which the public funds may be deposited in the safe custody of agents duly constituted by the people. This constitutional treasury, by checking excessive importations, exerts a healthy action on commerce, and by removing the public moneys from the vaults of the banks, has a most salutary influence in restraining their tendency to excessive paper issues, and in arresting those violent expansions and contractions of the paper money system which have so often involved the best interests of the country in one common calamity.

The great leading agricultural, manufacturing, and commercial interests are prosperous and flourishing, and the principles of our free government secure to all the greatest possible degree of rational liberty and happiness. Never did our happy and glorious union present so many claims to the affectionate attachment of the American people, or offer to the admiration of the world a brighter example of the successful operation of a free and popular government. friend of a republican government, who duly appreciates the vast superiority of our laws and institutions over those of every other government, cannot fail to exult that the example of patriotism exhibited by this republic in achieving liberty and independence, is operating with irresistible influence in removing the weight of oppressive institutions, and stimulating the people to successful efforts in the cause of freedom throughout the civilized world. The spectacle afforded by the present convulsed and agitated state of the older nations of the earth, now struggling to throw off tyrannical rule, and obtain constitutional liberty, is truly sublime, and demonstrates the purity of our political system, and the value of our free institutions. Who indeed that has a Christian heart, or the love of freedom glowing in a philanthropic breast, does not sympathize with the people of France, and desire to cheer them on in their efforts in favor of popular rights, and to congratulate them on their success in establishing a republic on the ruins of a French monarchy? Or who does not rejoice that the spirit of freedom is abroad in lands where its sighs have never before been heard, and rescuing, with its resistless energy, millions of our fellow beings from despotic power, and imparting to them the blessings which flow from our happy and free system of government?

Our government is founded on principles of justice and equity, and makes it the duty of the legislature at all times to enact laws which, in their operation and effects, shall prove as beneficial to the poor and humble as to the rich and influential. Under our free system of government, where the people are sovereign, that special legislation which furnishes facilities to one class of monopolizing the fruits of the toil and industry of another, is a violation of that natural law which entitles every man to the rewards of his honest industry, and subversive of every principle of justice, equality, and free government.

The right of the people to control corporations by amending or repealing their charters, wisely secured by the acts of

our last legislature, affords the necessary power for legisla-

tive scrutiny into their condition, their means and liabilities, and cannot be surrendered without danger to our free institutions. Corporators having the control and management of the business of a corporation, should, like individuals in their business, be held liable and responsible for their control and management, and while they are permitted to divide the profits of their successful operations among themselves, should not be allowed to distribute the losses, growing out of bad management or improper speculation, among the

people.

In a communication to the members of our last legislature, I called their attention to the subjects which I regarded most intimately connected with the interests of the people. Many of these subjects have been acted upon and some will be presented for your consideration with the unfinished business of that session. Notwithstanding the conviction impressed on my mind of their high importance, it is not my desire or duty to occupy your time impressing them upon your attention. An extensive and intimate knowledge of the different classes of society is necessary to enable us to carry into effect the objects and designs of government.-You are from the immediate neighborhood of your constituents, well acquainted with their condition, and are the best judges of what will promote their interests. The control. which in times less enlightened than the present, the law gave the creditor over the personal liberty of his debtor to compel him to pay his debts by the terrors or miseries of imprisonment, has been taken away by a course of legislation favorable to the poor debtor, and consistent with the liberal and humane feelings of the age. And the inquiry may now well be made by those sharing in the awakened sympathies of the people, if the time has not come when reason and sound policy, as well as humanity, will justify the exemption of a larger amount of property from attachment and execution for the relief of the poor debtor, than is now exempted by law. Oppression is the bane of honest industry and active enterprise. Arbitrary power exerted by a relentless creditor in wresting from his poor debtor his means of supporting his family and paying his debts, has no tendency whatever to facilitate the collection of his debts, and serves only to dispirit the debtor and drive him to despondency, vice and ruin.

That unfortunate class of our fellow-beings, the deaf and dumb, the blind and insane, have been materially benefitted by the appropriations made by the legislature for their relief. The means now placed at the disposal of the Executive are inadequate to the assistance of all the meritorious applicants for the State's bounty, and it is believed that an enlightened, liberal public sentiment in the cause of suffering humanity, will sustain an ardent disposition entertained by the different branches of the government, to increase these appropriations, which are recommended by every consideration of justice and the principles of religion, and to promote a charity so noble and honorable to our State character.

Reports from the Warden of the State Prison and from the State Treasurer, reflecting much credit on those officers, will be presented for your consideration during this session of the legislature—a session which a due regard to the expenditures of the State will terminate as soon as is consistent with the public interest.

The term of office of one of our Senators in Congress will expire on the 4th of March next, and it will be the duty of this legislature to elect some person to that office.

The law relating to the time of holding the election of Electors of President and Vice President of the United States should be changed, so as to conform to the law of Congress requiring that election to take place on the same day in every State in the Union.

The care and labor bestowed by our last legislature upon our militia laws was needed to remove their defects and restore the militia system to that respectable position which it deserved, and which was assigned to it by the framers of The amendments made to these laws. the constitution. and the provision engrafted on them establishing schools of instruction for officers, have imparted new life and vigor to the system, and given an honorable standing to the militia of New Hampshire. That the present militia law, containing as it does many extensive and complicated provisions, should not be found by the test of experience to need amendment in tome of its minor details, cannot be reasonably expected. Any change in its general principles, however, would deprive the system of its necessary efficiency, and prove subversive of the stability of an institution on

which free governments, constitutional liberty and the honor

of our national character materially depend.

Among the general concerns of legislation, the constitution regards education of the first magnitude. Ignorance is unfavorable to the interests of virtue and religion, as it is to the preservation of freedom and free government. Without a knowledge of their rights, men will neither appreciate nor defend them; and while they remain ignorant of their duties, their performance cannot reasonably be expected. It is. then, one of the first duties of a legislator to extend his guardian care over our common schools, and to encourage literature and the general diffusion of knowledge. Commissioners of Common Schools have labored with great fidelity and success in awakening the public mind to a sense of the importance of elevating the standard of popolur education and in adopting means best calculated to promote this great object. The valuable reports of these commissioners give a full view of the progress and advancement of our svstem of common school instruction, which is destined to bless the rising generation, and impart fresh strength and vigor to our free institutions. To improve and perfect this system, which is to arm our youth with the knowledge and power which are to fit them for maintaining the rank and dignity of freemen, is indeed a delightful duty to the philanthropist, and the noblest object of legislation.

Our laws have been revised with great care and labor, are generally known, and have received a sound, satisfactory judicial construction, and it is the part of wisdom to permit a well-digested system of laws, which are free from those doubtful constructions that lead to litigation, to remain unchanged, till experience shall suggest defects in that system. which a due regard to the condition of society and the interests of the people require should be remedied. patriotism and ability, however, is wisely committed the honor and duty of legislating for the State. The people have confided to our care and protection these most vital interests, and it is our high duty to make a return of industry, care, and fidelity corresponding with the magnitude of the honor, and the responsibility of the trust. In the establishment of rules for the control of human conduct in every variety of situation and relation affecting the rights of individuals and the general prosperity and happiness, a legislator should be governed by the noblest motives which can influence the human mind. Pass prejudice, and self-interest may sometimes misrepresent his acts and pervert his motives, and the amicable relations of mutual benefit may for a time be destroyed. But time, with that candid, dispassionate consideration which it never fails to bring, will do justice to his course and approve his official conduct; and while in humble reliance on Divine Providence, that spirit is cherished which gave form and strength to the constitution, a conservative power will exist in the patriotism and intelligence of the people, which will shield them from the evils of disunion, and from every factious and dangerous design which can diminish the independence, degrade the dignity, or tarnish the honor of our country.

In conclusion, I cannot omit to assure you that you may rely on my cordial co-operation in all your efforts to promote the welfare of our fellow citizens, or refrain from acknowledging, with great sensibility and heartfelt gratitude, the expressions which I have received of their generous confidence and support. However inadequate may be the return for their continued cherished kindness, and whatever may be the result of my official acts, I shall ever have the unfailing consolation which is derived from a consciousness that my humble efforts have been directed by an ardent desire to discharge my duty with fidelity, and to subserve the best interests of the State.

JARED W. WILLIAMS.

Executive Chamber, Concord, June, 1848.

His Excellency the Governor and the Honorable Council then withdrew.

On motion of Mr. Hersey, of the House-

The convention rose and the Senate returned to their chamber.

#### IN SENATE.

On motion of Mr. Tenney— The Senate adjourned.

FRIDAY, June 9, 1848.

On motion of Mr. Drake-

Resolved, That the rules of the Senate be so far suspended that the reading of so much of the journal of yesterday as relates to the rules of the Senate and the address of His Excellency the Governor be dispensed with.

The President laid before the Senate a copy of the address of His Excellency the Governor, for the use of the Senate.

On motion of Mr. Dame-

Resolved, That the clerk be directed to procure two hundred printed copies of the Governor's address for the use of the Senate.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives are ready to meet the Honorable Senate in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution."

On motion of Mr. Weeks-

Resolved, That the Senate now meet the House of Representatives in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution.

#### IN CONVENTION.

The Senate and House of Representatives being assembled in convention in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution,

Mr. Weeks of the Senate, from the joint select committee appointed to receive the returns of votes for Councillors, to count and cast their numbers, and report to the convention thereon, made the following

#### REPORT:

The select committee appointed to open and record the

votes for Councillors, and to compare and cast their numbers, have attended to the duty assigned them, and instructed me to report that in—

## District No. 1,

The whole number of votes returned, is	13,396
Necessary to a choice,	6,699
Estimated as scattering,	6
John Kelley has	6,675
Joseph Clough has	6,715
and is elected.	·

#### District No. 2.

The whole number of votes returned, is	12,608
Necessary to a choice,	6,305
Estimated as scattering,	196
Daniel Hoit has	5,941
Zebulon Pease has	6,471
and is elected.	•

#### District No. 3.

The whole number of votes returned, is	14,877
Necessary to a choice,	7,439
Estimated as scattering,	123
Moses A. Cartland has	6,642
Mace Moulton has	8,112
and is elected.	,

#### District No. 4.

The whole number of votes returned, is	9,631
Necessary to a choice,	4,816
Estimated as scattering,	2
Samuel Dinsmore has	4,539
Jared Perkins has	5,090
and is elected.	•

#### District No. 5.

The whole number of votes returned, is	10,912
Necessary to a choice,	5,457

Estimated as scattering,	152
Jonathan Brownson has	1,819
Daniel Blaisdell has	2,691
Isaac Ross has	6,250
and is elected.	,

All the returns were received at the office of the Secretary of State within the time prescribed by law, and are all correct and in due form with the exception of the return from the town of Windham, in District No. 1. From this town there are returned 121 votes for John Kelley, but none returned for Joseph Clough, or any other candidate. The committee have instructed me to report the following resolution:

### WM. P. WEEKS, for the committee.

Resolved by the Senate and House of Representatives in convention assembled, That the clerk of the House of Representatives summon as soon as may be the town clerk of Windham to appear forthwith before the Senate and Honse of Representatives in convention, for the purpose of amending his return or certificate of votes given in said town for Councillor, and of amending the town record of the meeting held in said town on the annual election in March last, and to bring with him the town record of said meeting.

On motion of Mr. Woodbury of Wilmot, of the House— Resolved, That the foregoing report be accepted, and that said resolution be adopted.

On motion of Mr. Weeks, of the Senate-

Resolved, That a committee be appointed to wait on His Excellency the Governor, and inform him of the election of Hon. Joseph Clough to the office of Councillor in Councillor District No. 1; Hon. Zebulon Pease in Councillor District No. 2; Hon. Mace Moulton in Councillor District No. 3; Hon. Jared Perkins in Councillor District No. 4; Hon. Isaac Ross in Councillor District No. 5.

Ordered, That Messrs. Weeks of the Senate, Sawtelle and Worth of the House be said committee.

On motion of Mr. Foss, of the Senate—

The convention rose, and the Senate returned to their chamber.

#### IN SENATE.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have appointed Messrs. Woodbury of Weare, Sturtevant of Keene, and Hersey of Tuftonborough, a committee on the part of the House, with such as the Senate may join, to prepare and report joint rules for the government of the two branches of the legislature the present year, in which they ask the concurrence of the Honorable Senate.

The House of Representatives have appointed Messrs. Gardner, Hadley, and Flagg, a committee on the part of the House, with such as the Senate may join, to assign committee rooms to the several committees of the two branches of the legislature, in which they ask the concurrence of the Honorable Senate.

The House of Representatives have appointed Messrs. Harriman of Warner, Sturtevant of Keene, and Livingston of Westmoreland, a committee on the part of the House, with such as the Senate may join, to procure the printing of six hundred copies of the rules of the Senate, the rules of the House, the joint rules of the Senate and House, the constitution of the State, the constitution of the United States, the names of the several members of the legislature and the officers thereof, their places of residence, their boarding-places, and the number of the seats they occupy, with a list of the standing committees of each branch, and the number of the committee room assigned to each committee—in which they ask the concurrence of the Honorable Senate."

On the question,

Will the Senate concur with the House of Representatives in the appointment of the aforesaid joint select committee to prepare and report joint rules for the government of the two branches of the legislature the present year?

It was decided in the affirmative.

Ordered, That Mr. Tenney be joined to said committee on the part of the Senate.

Ordered, That the clerk notify the House of Representatives thereof.

On the question,

Will the Senate concur with the House of Representatives in the appointment of the aforesaid joint select committee to assign committee rooms to the several committees of the two branches of the legislature?

It was decided in the affirmative.

Ordered, That Mr. Foss be joined to said committee on the part of the Senate.

Ordered, That the clerk notify the House of Represen-

tatives thereof.

On motion of Mr. Vose-

Resolved, That that portion of the foregoing message from the House of Representatives relating to the appointment of a joint select committee "to procure the printing of six hundred copies of the rules of the Senate, the rules of the House, the joint rules of the Senate and House, the constitution of the State, the constitution of the United States, the names of the several members of the legislature and the officers thereof, their places of residence, their boarding-places, and the number of the seats they occupy, with a list of the standing committees of each branch, and the number of the committee room assigned to each committee"—be laid upon the table.

On motion of Mr. Vose-

Resolved, That the foregoing portion of the message from the House of Representatives, relating to the appointment of a joint select committee to procure the printing of six hundred copies of the rules of the Senate, the rules of the House, the joint rules of the Senate and House, the constitution of the State, the constitution of the United States, the names of the several members of the legislature and the officers thereof, their places of residence, their boarding-places, and the number of the seats they occupy, with a list of the standing committees of each branch, and the number of the committee room assigned to each committee, be now taken up and considered.

Mr. Vose moved to amend the order embraced in the foregoing portion of the message from the House of Representatives, by adding to said order the following: "with one hundred additional copies in a separate form, of the rules of the two Houses and joint rules."

On the question,

Shall the amendment be adopted?

It was decided in the affirmative.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

Ordered, That Mr. Tenney be joined to said committee

on the part of the Senate.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Foss-

The Senate adjourned.

#### AFTERNOON.

Mr. Tenney, from the joint select committee appointed to prepare and report joint rules for the government of the two branches of the legislature the present year, by leave, reported the following

# JOINT RULES OF THE SENATE AND HOUSE OF REPRESENTATIVES.

1. When a convention of the two houses is to be formed, whether by requirement of the constitution, or by a vote or resolve of the two houses, a message shall be sent from the House of Representatives to the Senate, giving notice when the House will meet the Senate in convention. As soon thereafter as the convenience of the Senate will permit, they will attend in the House. The Speaker of the House shall be chairman of the convention, and shall state the reason for forming the convention. When the House and Senate are thus formed in convention, the rules adopted as the rules of the House shall be considered the rules of the convention, so far as they may be deemed applicable, and the convention shall accordingly be governed thereby.

2. Messages shall be sent by such person or persons as a sense of propriety, in each House, may determine to be proper.

3. When a message shall be sent from either House to the other, it shall be announced at the door of the house to

which it may be sent, by the doorkeeper.

4. While bills are on their passage between the two houses, they shall be under the signature of the clerk of

each house respectively.

5. There shall be a committee for the purpose of engrossing bills, consisting of two members of each house. All bills that pass both houses shall be delivered to said committee, be by them engrossed, carefully examined, and reported to the respective houses; and shall be signed, first by the Speaker of the House of Representatives, and then by the President of the Senate.

6. There shall be a committee, to consist of three members of the House and one of the Senate, on each of the following subjects, to wit:—On all matters relative to the State Library, and on all matters relative to the State House

and State House Yard.

7. When a bill or resolve which shall have passed in one house, is rejected in the other, notice thereof shall be given to the house in which the same shall have passed.

8. Each house shall transmit to the other all papers on

which any bill or resolve shall be founded.

9. Each house shall transmit to the other all bills which have passed their several stages in the house in which they originated, at least twenty-four hours before the time fixed on for adjournment.

10. After each house shall have adhered to their disagree-

ment, a bill or resolve shall be considered lost.

On motion of Mr. Drake-

Resolved, That the foregoing report be accepted, and that the joint rules as reported be adopted.

Ordered, That the clerk notify the House of Represen-

tatives thereof.

On motion of Mr. Weeks-

The Senate adjourned.

#### SATURDAY, June 10, 1848.

The President of the Senate announced from the chair the appointment of the following

#### STANDING COMMITTEES.

On the Judiciary-Messrs. Vose, Weeks and Preston.

On Incorporations—Messrs. Tenney, Gage and Robb.

On Military Affairs-Messrs. Drake, Poor and Pindar.

On Roads, Bridges and Canals—Messrs. Poor, Foss and Robb.

On Claims-Messrs. Tenney, Gage and Pindar.

On Railroads—Messrs. Foss, Drake and Dame.

On Banks-Messrs. Gage, Tenney and Dame.

On Agriculture and Manufactures—Messrs. Robb, Pindar and Gage.

On Elections-Messrs. Weeks, Poor and Vose.

On Education-Messrs. Preston, Foss and Drake.

On Unfinished Business-Messrs. Dame, Tenney and Preston.

#### JOINT STANDING COMMITTEES.

On Engrossed Bills-Messrs. Weeks and Vose.

On the State Library, and the purchase of Books for the Library—Mr. Vosc.

On the State House and State House Yard-Mr. Pindar.

Ordered, That the clerk inform the House of Representatives of the appointment of the above joint standing committees.

### [Mr. Foss in the chair.]

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives non-concur with the Honorable Senate in the adoption of their amendment in relation to the appointment of a committee to procure the printing of the rules of the two Houses."

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On motion of Mr. Vose-

Resolved, That the Senate recede from their amendment to the order received from the House of Representatives, appointing a joint select committee on the part of the House, with such as the Senate may join, to procure the printing of six hundred copies of the rules of the Senate, the rules of the House, the joint rules of the Senate and House, the constitution of the State, the constitution of the United States, the names of the several members of the legislature and the officers thereof, their places of residence, their boarding places, and the number of the seats they occupy, with a list of the standing committees of each branch, and the number of the committee room assigned to each committee.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Drake-

Resolved, That when the Senate adjourn this forenoon, they adjourn to meet on Monday next at three o'clock in the afternoon.

# [The President resumed the chair.]

Mr. Foss, from the joint select committee appointed to assign committee rooms to the standing committees of the two branches of the legislature, by leave, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That committee rooms numbered 6, 7, and 8, be occupied by committees of the Senate; and the following rooms by the committees of the House of Representatives:

No. 1-by the committees on Banks and on Printers' Ac-

counts.

No. 2—by the committees on Elections and on Agriculture and Manufactures.

No. 4—by the committees on Towns and Parishes, on Roads, Bridges and Canals, and on Public Lands.

No. 5—by the committees on Claims and on Finance.

No. 9—by the committees on Unfinished Business, on Bills on their second reading, and on State's Prison.

No. 10-by the committee on the Judiciary.

No. 11—by the committees on Military Affairs and on Military Accounts.

No. 12-by the committees on Education and on the Li-

brary.

No. 13—by the committee on Railroads.

No. 6-by the joint committee on Engrossed Bills.

No. 8—by the committee on the State House and State House Yard, and by the select committees;

Which was read.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

Ordered, That the clerk notify the House of Representatives thereof, and ask their concurrence therein.

On motion of Mr. Vose,

Resolved, That a committee of three be appointed to take into consideration the annual message of His Excellency the Governor, and report what disposition be made of the several subjects embraced therein.

Ordered, That Messrs. Vose, Preston and Robb be said

committee.

On motion of Mr. Tenney—

The Senate adjourned.

#### MONDAY, June 12, 1848.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have on their part adopted the rules reported by the joint committee appointed to prepare and report joint rules for the government of the two Houses the present year."

The following message was received from the House of Representatives by their clerk:

"Mr. President—The Speaker of the House of Representatives has appointed the following gentlemen as members of the joint standing committees on the part of the House, to wit:

On Engrossed Bills-Messrs. Pierce of Bethlehem, Car-

penter of Chesterfield.

On the Library—Messrs. Hildreth of Derry, Hammond

of Nashua, Gage of New Boston.

On the State House and State House Yard—Messrs. Todd of Newport, Coombs of Woodstock, Simpson of Rumney."

The following message was received from His Excellency the Governor, by the Secretary of State:

#### " To the Honorable Senate:

I herewith transmit the annual report of the Warden of the State's Prison, accompanied by the report of the Chaplain and Physician of that institution.

JARED W. WILLIAMS.

Council Chamber, June 12, 1848."

# [Mr. Vose in the chair.]

· On motion of Mr. Foss-

Resolved, That the foregoing message of His Excellency the Governor, with the accompanying reports, lie upon the table.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives concur with the Honorable Senate in the passage of the resolution assigning committee rooms to the committees of the two branches of the legislature."

On motion of Mr. Foss-

Resolved, That the clerk be directed to procure one hundred printed copies of the report of the Warden of the State's Prison, together with the reports of the Chaplain and Physician of that institution, for the use of the Senate.

On motion of Mr. Hibbard—

Resolved, That the committee on the Judiciary be in-

structed to inquire into the expediency of amending the law relative to the administering of the oath required to be taken by the clerks of courts.

On motion of Mr. Pindar-

The Senate adjourned.

#### **TUESDAY, JUNE 13, 1848.**

Mr. Foss, from the joint select committee appointed to audit the accounts of the State Treasurer, made the following

#### REPORT:

The committee appointed to audit the accounts of the State Treasurer, report that they have carefully examined the Treasurer's books, which exhibit a summary of receipts and payments of the treasury during the last fiscal year, ending on the 7th day of June, 1848, and also a statement of the debts due to and from the State, as embraced in his report, viz:

STATE OF NEW HAMPSHIRE,
Treasury Office, Concord, June 7, 1848.

In pursuance of the provisions of the Revised Statutes, the Treasurer of the State respectfully submits to the Hon. legislature the following statement of the finances of the State, and of the receipts and disbursements at the treasury, from June 2d, 1847, to June 7th 1848:

#### RECEIPTS.

In the Treasury, June 2, 1847.

Cash, proceeds of the sales of the public lands,
Cash, surplus revenue,
Cash on hand,

\$11,181 36 2,500 00 879 15

**\$14,560 51** 

# Railroad Tax for 1847.

7,622 60
1,129 99
,
3,549 64
4.040.00
4,948 29
<b>\$17,250 52</b>

#### Money Borrowed.

Cash borrowed of Mechanicks Bank,	
July 2, 1847,	25,000 00
Cash borrowed of Nashua Bank, July 2, 1847,	10,000 00
Cash borrowed of Samuel M. Ches-	20,000 00
ley, July 29, 1847,	1,375 00
Cash borrowed of Mechanicks Bank, May 24, 1848,	5,500 00 

# Civil Commissions.

Cash received of	f George G. Fogg,	<b>440 48</b>	
"	Thomas P. Treadwell,	<b>350 00</b>	
	·		<b>\$</b> 790 48

#### State Tax.

Cash r	eceived,	State	tax for	18 <b>46</b> , 18 <b>47</b> ,	309 85 59,567 85 ———— \$59,877 70
Т	otal am	ount o	f receip	ts,	<b>\$134,354 21</b>

#### PAYMENTS.

# Salaries.

Cash paid, per order, Hon. Joel Parker, 1,400 00 " "Hon. John J. Gilchrist, 1,200 00

<b>~</b> .			A 1 C W 1	1 000	^^
Cash		Hon.	Andrew S. Woods,	1,200	
"	"		Charles F. Gove,	784	
"	"	•	Ira A. Eastman,	1,200	
"	"		Leonard Wilcox,	300	
	"		Bradbury Bartlett,		00
"	"		James Pickering,	115	
"	"		George L. Whitehouse,	,	80
	"		Hiram R. Roberts,	88	
"	"		Henry Y. Simpson,		80
"	"		Thomas Cogswell,		80
"	"		Thomas Rust,		00
46	"		Thomas P. Drake,		00
٤.	"		Benjamin Wadleigh,	125	
"	"		Jacob A. Potter,	105	
"	"		Jesse Carr,	111	
"	"		Jacob Whittemore,	118	
"	"		Horace Chapin,	132	00
"	"		Nathan G. Babbitt,	138	<b>40</b>
"	"		Ambrose Cossit,	34	00
٠,	"		Eleazer Jackson,	17	20
"	"		David Churchill,	137	00
"	"		Nath'l S. Berry,	101	<b>00</b>
"	"		Joshua Marshall,	105	00
"	"		Richard Eastman,	42	60
"	"		Robert Ingalls,	21	00
"	"		John Sullivan,	<b>501</b>	00
"	"		Chs. W. Woodman,	167	00
"	"		Warren Lovell,	177	<b>50</b>
"	"		Jonathan T. Chase,	142	00
"	"		Horace Chase,	245	00
"	"		Luke Woodbury,	276	00
"	"		Larkin Baker,	112	<b>5</b> 0
	"		John L. Putnam,	175	00
"	"		Walter Blair,	275	00
66	"		Benjamin Hunking,	100	
"	"		J. Hamilton Shapley,	462	00
"	16		Enoch Berry,	233	
"	"		Jeremiah Elkins,	137	
"	66		Obed Hall,	183	
"	"		Calvin Ainsworth,	345	
"	"		Lemuel N. Pattee,	383	
"	"		Geo. F. Starkweather,	300	00

Cash	paid	Hon. Ralph Metcalf,	225	00	
: 6	- "		380	00	
. 46	"	George A. Cossitt,	125	00	
"	"	Lyman B. Walker,	900	00	
"	"	Charles H. Peaslee,	266	67	
"	"	John Wadleigh,	100		•
"	"	Samuel G. Berry,	800	00	
"	"	The Lincellelley Jaica II.			
			,000		
46	"	Hon. I homas I. I icaa won,			
"	"	John Alwood,	600		
"		Rev. Eleazer Smith,	112		
"	"	Onanes D. Hadduck,	150		
"	"	Richard S. Rust,	600		
					\$17,635 34
		a , a			,
		County Solicitors.			
Cash	naid	Samuel Clark,	80	00	_
6	, Para	H. F. French,	100		<b>*</b>
•	6	S. W. Cooper,		00	
	4	Ralph Metcalf,		00	i i
					\$240 00
					<del>"</del>
		Sheriffs for returning v	otes.		
Cash	paid	Nathaniel A. Davis,	5	00	
(		Jonathan Wedgewood,	_	00	
1	6	George Huntington,		80	
6	4	Stephen W. Dearborn,		40	
•	4	Joseph Powers,		00	
6	6	Charles Bellows,		00	
6	6	Elijah Munroe,	15	20	
4	6	Gorham W. Hoitt,		00	
6	6	Samuel Webster,		20	
6	4	John Starrett,	_	60	
		•			<b>\$221 40</b>
		T:1			
		Librarian.			
Cash	paid	J. C. Carter,	<b>\$4</b> 8	00	

**\$343 53** 

# Tuesday, June 13, 1848.

# State Library.

Cash paid	James M. Rix, for purchase	
of book	8,	179 78
Cash paid	Little & Brown, for pur-	
chase of	f books,	163 7.5
	General Orders.	
Cash paid	T. J. Harris and Cyrus K. Se	an-
•	born,	28 60
"	Abner B. Kelley, Moses Colb	y,
	Fowler and Hutchins,	22 80
"	Edward N. Anderson,	359 44
• •	John M'Duffie,	100 00
46	Joseph L. Gibbs.	185 00
"	E. V. Valentine,	12 50
4.	Seth Adams,	96 51
"	George H. Dodge,	18 00
"	S. A. Buckman,	10 00
"	D. C. Churchill, repairs of road	d
	through Lincoln,	<b>500 00</b>
"	George G. Fogg,	10 00
46	Israel Nelson,	16 00
"	Currier & Hall,	112 16
66	Amos W. Drew, repairs Dix	-
	ville Notch road,	<b>500 00</b>
44	Edson Hill,	83 40
"	John Gass,	306 37
"	George W. Kittredge,	44 25
"	C. H. Norton,	30 00
"	Stark Guards,	100 00
"	Gale & Wilkins,	41 25
"	John L. Nevins,	144 00
66	C. A. Davis,	6 50
• "	Fishersville Band,	<b>50 00</b>
"	Gale, Crockett and Wilkins,	20 15
"	D. A. Hill,	15 00
"	William Fisk,	253 13
. "	Rufus Merrill,	13 19
"	C. H. Sanborn,	<i>55 50</i>
	•	

Cash paid	Samuel Curtis,	9 75	
"	John F. Brown,	81 66	
	Lyman B. Walker,	14 45	
"	Edmund Burke,	277 86	
46	James Peverly,	13 17	
66	J. J. Fox,	50 00	
"	Phineas Handerson,	4 10	
66	Albert G. Allen,	322 00	
. 46	N. H. Asylum, support of		
	digent insane,	139 44	•
66	N. H. Asylum, support of		
	sane prisoners,	65 03	
66	Porter & Rolfe,	9 92	
. 46	N. H. Asylum, support of		•
	digent insane,	246 06	
• •	N. H. Asylum, support of		
	digent insane,	292 86	
"	Perkins Institution, educat		
	of the blind,	550 00	
"	American Asylum, educat		
	of the deaf and dumb,	2,075 00	
	or the dear and dumo,	2,015 00	\$7,285 05
			\$1,200 00
$\mathbf{p}_{a}$	y of Honorable House of	Representat	ines.
1 W	y by 110morable 110ase by	reprocessas	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Cash paid	travel roll,	2,678 60	
" para	attendance roll,	18,439 00	
	<u>,</u>		\$21,117 60
			φ,
	Pay of Honorable &	Senate.	
Cook ooid	trarral rall	116 60	
Cash paid	travel roll,	949 00	
••	attendance roll,	949 00	#1 0CF CO
			<b>\$1,065 60</b>
•	Pay of Honorable	Council.	
~	-		
	June session,	417 60	•
u ·	August session,	116 60	
"	December session,	126 60	
"	January session,	94 60	
"	May session,	98 60	****
			<b>\$854 00</b>

# Door-keepers.

"John Brown, "T. A. Barker, "Joel Frazier, "William P. Foster, "B. A. Noyes,	12 00 17 00 76 00 64 00 52 57 58 00	<b>\$279 57</b>
Clerks, for Journals of 1	846.	
Cash paid J. A. Richardson, Senate Journal, "T. J. Harris, House Journal,	196 84	<b>\$</b> 598 34
Bounties.		
Cash paid selectmen of several towns, bounty on wild animals,	160 00	<b>\$160 00</b>
School Commissioner.		
Cash paid, per order, C. B. Haddock, for printing reports, &c.,  "C. B. Haddock, for contingent expenses,	198 40 55 62	\$25 <b>4</b> 02
Deposited per Act of Legis	lature.	
Cash paid Richard Blanchard, agent, deposited with the town of Pittsburg,  N. H. Reports.	454 86	<b>\$</b> 454 86
Cash paid Hon. Joel Parker,	941 99	<b>\$</b> 941 99

# Journal of the Senate,

#### State Printers.

Cash paid Asa M'Farlan "Butterfield &		214 70 2,621 84	<b>\$2,836 54</b>
$p_u$	blishing Lau	79.	* /
2 **	onoming Bun	,,,,	
Cash paid sundry conduc	tors of news		
pers,		705 30	****
			<b>\$705 30</b>
Cor	itingent Fun	<b>d</b> .	
Cash paid Charles Mills,	his account.	8 00	
" Charles Mills,			
" E. Smith, bo			
for convicts,		38 38	
" Charles Mills		22 00	
" William P. F			
er, August s	ession,	16 00	
" J. M. Rix, ex			
for State Lib	rary,	<b>5</b> 00	
" E. B. Hamme			
	tate Library,	<b>5</b> 00	
" William P. Fo			
er, Decembe		16 <i>5</i> 0	
" William P. Fo			
er, January s		17 35	
William F. F			
er, May sess		11 00	
" Lyman B. W	aiker,	19 64	#174 OF
			\$174 87
Milita	ry Appropria	tions.	
Cash paid Charles H. Pe	aslee,	500 00	
" John Wadleig		100 00	
			<b>\$</b> 600 00
R	ailroad Tax.		

186 58

Cash paid dividend for 1846, due several

towns,

Cash paid dividend for 1847, due several towns, 8,151 65 \$8,338 23 Books and Papers for Convicts—Appropriation 1847. Cash paid Rev. Eleazer Smith, 50 00\$50 00 State Prison Repairs. 2,900 00 Cash paid Samuel G. Berry, \$2,900 00 Estate of Catharine Fiske. Cash paid, per order, annuity of Eliza P. Hastings, as provided in the will of Catharine Fiske, **250** 00 \$250 00 Liquidation of Debts due prior to June 2, 1847. Cash paid Samuel M. Chesley, note dated July 29, 1845, principal and 1.113 00 interest, " Mechanicks Bank, note dated June 1, 1847, principal and 1,037 67 interest, " Sir M. D. Perkins, note dated Dec. 27, 1846, principal and interest, 3,164 17 " selectmen of several towns, money paid by them to the militia under the law of 4.984 00 1846, - \$10,298 84 For Money Borrowed.

Cash paid Nashua Bank, note dated July 2, 1847, principal and 10,311 67 interest.

24, 1848,

Cash paid Mechanicks Bank, note dated July 2, 1847, principal and interest, 25,816 66  Samuel M. Chesley, note dated July 29, 1847, principal and interest, 1,420 60	37,548	93
Surplus Revenue.		
Cash loaned, amount in treasury, June 2, 1847, 2,500 00	<b>\$2,5</b> 00	00
Officers' School of Instruction.		
Cash paid the several "Drill Officers," pursuant to the law of 1847, 230 00 "officers and musicians, travel and attendance at the sever- al schools of instruction, in September, 1847, 5,104 69		
	5,334	<b>6</b> 9
Leaving a balance in the treasury,	23,036	
June 7, 1848, of 1	11,317	91
<b>\$</b> 13	34,354	21
State of the Treasury.		
Balance of cash on hand, June 7, 1848, \$11 317 51 Due on State tax for 1847, 432 15		
Due from Thomas Carlisle, W. T. Carlisle and John H. White, joint and several note, 282 23		
Total amount of available funds, \$1	12,031	89
Debts due from the State.		
To Mechanicks Bank note dated May		

**\$5,500 00** 

Balance of the legacy of Catharine Fiske, in trust, 4,919 67

Total amount of indebtedness, Leaving an actual balance in favor of the Treasury of \$10,419 67

\$1,612 22

JOHN ATWOOD, Treasurer.

The foregoing we find correctly cast, properly vouched, and the same is respectfully submitted.

JAMES FOSS, GIDEON WEBSTER, E. B. HAMMOND, JAMES M. RIX.

Concord, June 13, 1848.

#### APPENDIX.

#### AVAILS OF THE PUBLIC LANDS.

Amount received into the treasury, Aug. 24, 1846,

\$11,181 36

Amount to be deposited with the town of Gosport, by virtue of an act passed June session, 1847,

190 00

Balance, amount to be deposited by the Legislature,

\$10,991 36

As the town of Gosport has not yet called for the amount to be deposited with that town, the whole sum originally received remains deposited in the Mechanicks Bank.

#### LEGACY OF CATHARINE FISKE.

In purmance of an act of the legislature, passed at the

November session, 1844, the legacy of Catharine Fiske was received into the treasury in October, 1845.

The act authorizing the reception of this money, also appropriated it to the objects specified in the will of Miss Fiske.

Said will provides for the annual payment of a legacy of two hundred and fifty dollars to Eliza P. Withington, during her natural life. It further provides that after the decease of Miss Withington, further legacies shall be paid to such indigent persons as have at any time been members of Miss Fiske's school, or domestics in her family, to an amount equal to \$10 per year, for each year they may have resided in her school or family, if the amount of property shall be sufficient. At the end of fifty years from the decease of Miss Fiske, the balance of the estate, if any thing remains, is to be paid to the N. H. Asylum for the Insane.

The amount received into the Treasury by virtue of the

act aforesaid, was \$5,419 67.

Payments have been made by virtue of said act, as follows:

1846, June 11, cash paid Eliza P. Hastings, (formerly Eliza P. Withington) annuity for 1846, \$250 00 1847, June 3, cash paid Eliza P. Hastings, annuity for 1847,

Amount of payments,

\$500 00

#### SURPLUS REVENUE.

The amount of surplus revenue, not withdrawn from the treasury, together with the receipt and disbursement of the same, during the year ending June 1, 1848, is as follows:

# Principal.

Cash, amount in the treasury, June 3, 1847, \$2,500 00 Feb. 22, 1848, cash, amount received of Zenas Clement, balance of principal, \$168 86

Amount of principal, and loaned to sundry individuals,

\$2,668 86

#### Interest.

Cash, amount in the treasury, June 3, 1847,	<b>\$9 31</b>
Feb. 22, 1848, cash, amount received of Zenas	
Clement, balance of interest not paid to sun-	,
dry places,	. 491 16
Interest due on notes to June 1, 1848,	113 79
Amount of interest,	\$614 26

The following table exhibits the towns and places to which this money is due, and the amount due each:

	Principa	Interest to
Cambridge,	<b>\$160</b> 5	•
Clarksville, interest paid to Dec. 1, 1845,	155.3	π •
Dixville,	80.2	
Dix's Grant,	40 1	
Dummer, interest paid to Dec. 1, 1844,	147 1	
Erving's Location,	13 3	
Green's Grant,	6 6	
Gilmanton and Atkinson Academies Gran		
Hart's Location, interest paid to Dec. 1,	11, 40 1	4 23 00
1847.	40 · 1	4 120
Hale's Location,	20 0	
Low and Burbank's Grant,	26 7	
Millsfield,	80 2	
Nash and Sawyer's Location,	40 1	
Odell's Township,	66 9	00 39 90
Pinkham's Grant, interest paid to June	!	
1, 1841,	13 3	88 5 56
Sandown, interest paid to Dec. 1, 1846,	1512 2	86 19
Second College Grant,	33 4	19 90
Success,	133 8	80 79 80
Wentworth's Location,	58 1	34 63
·	2,668 8	\$614 26

# JOHN ATWOOD, Treasurer.

The clerk proceeded to read the foregoing report, when, On motion of Mr. Vose—

Resolved, That the further reading of said report, with the exception of the "Appendix," be dispensed with.

The said appendix was then read.

On motion of Mr. Tenney-

Resolved, That the foregoing report and appendix lie upon the table, and that the clerk be directed to procure one hundred printed copies of the same for the use of the Senate.

# [Mr. Foss in the chair.]

On motion of Mr. Hibbard-

Resolved. That the rules of the Senate be so far suspended that he have leave at this time to introduce a bill, entitled "An act to repeal an act, entitled 'An act relating to constables; '"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Ju-

diciary.

Mr. Vose, from the select committee to whom was referred the annual message of His Excellency the Governor, with instructions to report what disposition be made of the several subjects therein contained, by leave, reported the follow-

ing resolution:

Resolved, That so much of the message of His Excellency the Governor, as relates to the exemption of property from attachment and execution, be referred to the standing committee on the Judiciary—so much as relates to our common school system, to the encouragement of literature and to the relief of the deaf and dumb, blind and insane, be referred to the standing committee on Education—so much as relates to the election of a senator in congress, and to the time of choosing electors of President and Vice President of the United States, to the standing committee on Elections -so much as relates to the militia, to the standing committee on Military Affairs—and so much as relates to the measures and policy of the general government, to a select committee of three.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

Ordered, That Messrs. Vose, Pindar and Robb be the select committee on so much of His Excellency's message as relates to the measures and policy of the general government.

On motion of Mr. Poor-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of so amending the laws relating to granting licenses to hawkers and pedlars by the court of Common Pleas, that such licenses may be granted in vacation, and also to inquire into the expediency of further altering or amending said laws.

Mr. Vose, from the committee on the Judiciary, to whom was referred the bill, entitled "An act to repeal an act, entitled 'An act relating to constables," by leave, reported

the same without amendment.

Ordered, That it be read a third time this afternoon at three o'clock.

On motion of Mr. Gage-

The Senate adjourned.

#### AFTERNOON.

The Senate proceeded to the order of the day upon the bill, entitled "An act to repeal an act, entitled 'An act relating to constables.'"

Mr. Preston moved that said bill lie upon the table.

On the question,

Shall the bill lie upon the table?

It was decided in the negative.

On the question,

Shall the bill pass?

The ayes and noes were called for.

Those who voted in the affirmative, are

Messrs. Poor, Gage, Drake, Dame, Tenney, Vose, Robb, Weeks, Hibbard—9.

Those who voted in the negative, are

Mr. Preston—1.

Ayes 9. Noes 1.

So the affirmative of the question prevailed, and the bill peased.

Resolved, That its title be as aforesaid.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives are ready to meet the Honorable Senate in convention for the purpose of proceeding in the elections agreeably to the provisions of the constitution."

On motion of Mr. Weeks-

Resolved, That the Senate now meet the House of Repsentatives in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution.

#### IN CONVENTION.

The Senate and House of Representatives being assembled in convention, in the Representatives' Hall, for the purpose of proceeding in the elections agreeably to the provisions of the constitution,

The chairman informed the convention that the precept commanding the appearance of the town clerk of Windham, for the purpose of amending his return of votes cast for Councillor in said town at the last annual election, had been duly served and returned.

Isaac McGaw, town clerk of Windham, appeared before the convention.

On motion of Mr. Weeks, of the Senate-

Resolved, That the Secretary of State be requested to lay before the convention the return of votes for Councillor, cast in the town of Windham at the annual election in March last.

Ordered, That the clerk of the House notify the Secretary of State thereof.

The Secretary of State laid before the convention the return of votes for Councillor cast in the town of Windham, at the annual election in March last.

On motion of Mr. Weeks, of the Senate—

Resolved, That the chairman of the convention now proceed to propound such interrogatories to the town clerk of Windham as he may deem proper, and that said town clerk be required to answer upon oath to interrogatories that may be put by said chairman, or by his order.

The chairman of the convention requested that the committee to whom were referred the returns of votes for Councillors, proceed in the examination of said town clerk of

Windham.

Said committee accordingly proceeded to the examination of said town clerk.

Isaac McGaw, town clerk of Windham, having been duly sworn, in reply to the following interrogatory, propounded by Mr. Weeks, chairman of said committee—

"Have you made any mistake in making up the record of the votes for Councillor, cast in the town of Windham at the annual election in March last? or have you made any mistake in your return of said votes; if so, what is that mistake?" testified that there was a mistake in the return; that the records of the town show that Joseph Clough had 54 votes for Councillor, whereas his return does not show that Joseph Clough had any votes. The record is right and the return is wrong; there should have been returned 54 votes for Joseph Clough.

On motion of Mr. Eastman of Hampstead, of the House— Resolved, That the town clerk of Windham be permitted to amend his return, so that it may correspond with the record.

The said town clerk amended said return so as to correspond with the record.

On motion of Mr. Paige of Bradford, of the House-

Resolved, That the town clerk of Windham be discharged from further examination and attendance.

On motion of Mr. Weeks, of the Senate-

Resolved, That the clerk of the House of Representatives be directed to deposit in the office of the Secretary of State, the return as amended, of votes cast for Councillor in the town of Windham, at the annual election in March last.

On motion of Mr. Gardner, of the House-

The convention rose and the Senate returned to their chamber.

#### IN SENATE.

[Mr. Weeks in the chair.]

On motion of Mr. Dame—
The Senate adjourned.

# WEDNESDAY, June 14, 1848.

Mr. Dame, from the standing committee on Unfinished

Business, reported the following resolution:

Resolved, That bills with the following titles, postponed from the last session of the legislature, be referred to the committee on Banks, viz.:

"An act to incorporate the Derry Bank;"

"An act to incorporate the president, directors and com-

pany of the Claremont Bank;',

"An act to incorporate the president, directors and company of the Pittsfield Bank."

On the question,

Shall the resolution pass?

It was decided in the affirmative.

Mr. Dame, from the same committee, reported the follow-

ing resolution:

Resolved, That the bill with the following title, postponed from the last session of the legislature, be referred to the committee on the Judiciary, viz.:

"An act to incorporate the New Hampshire Mutual Life

Insurance Company."

On the question,

Shall the resolution pass?

It was decided in the affirmative.

Mr. Dame, from the same committee, reported the follow-

ing resolution:

Resolved, That the bill with the following title, postponed from the last session of the legislature, be referred to the committee on Railroads, viz.:

"An act to incorporate the Concord and Claremont Railroad."

On the question,

Shall the resolution pass?

It was decided in the affirmative.

Mr. Dame, from the same committee, reported the following resolution:

Resolved, That the bill with the following title, postponed from the last session of the legislature, be referred to the committee on Incorporations, viz.:

"An act to alter and amend the charters of certain corporations therein named."

On the question,

Shall the resolution pass?

It was decided in the affirmative.

Mr. Weeks, from the committee on the Judiciary, who were instructed to inquire into the expediency of amending the law relating to the administering of the oath required to be taken by the clerks of courts, reported a bill, entitled

"An act in amendment of chapter 15 of the Revised Statutes;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

The President presented the following communication from the clerk:

#### " To the Honorable Senate:

I was directed by the Senate of last year to serve a notice upon certain corporations named in a bill, entitled "An act to alter and amend the charters of certain corporations therein named," and which should have been organized at least thirty days before the first day of the present month, summoning them to appear before the legislature this day, for the purpose named in the order accompanying said bill, and also to cause a copy of said bill, with a copy of the order, to be published in the several newspapers authorized to publish the laws of this State on or before the first day of January last.

I have accordingly caused a copy of said bill and order to

be published, and said notice to be served upon all said corporations which were organized at the expiration of the time limited, with the exception of the Union Manufacturing Company, the organization of which I was unable to ascertain, and I herewith present the certificates of said service.

JOHN H. GEORGE,

Clerk of the Senate."

Which was read.

On motion of Mr. Vose-

Resolved, That the foregoing communication and the accompanying certificates be referred to the committee on Incorporations.

The Senate proceeded to the order of the day upon the bill, entitled "An act in amendment of chapter 15 of the Revised Statutes:"

Which was read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

### [Mr. Vose in the chair.]

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have passed bills with the following titles, and the following resolution, viz:

'An act in amendment of chapter twenty-eight of the Revised Statutes;'

'An act to annex school district number 6 in Fitzwilliam to school district number 6 in Troy;'

A resolution fixing on Saturday the twenty-fourth instant for the adjournment of the present session of the legislature."

On motion of Mr. Weeks-

Resolved, That the foregoing message with the accompanying bills and resolution lie upon the table.

On motion of Mr. Hibbard

Resolved, That the bill, entitled "An act in amendment of chapter twenty-eight of the Revised Statutes," be now taken up and considered.

The foregoing bill was read a first and second time. Ordered, That it be referred to the committee on Elections.

On motion of Mr. Robb-The Senate adjourned.

#### AFTERNOON.

The Senate proceeded to the order of the day upon the bill, entitled "An act in amendment of chapter 15 of the Revised Statutes;"

Which was read a third time.

Resolved, That it pass and that its title be as aforesaid. Ordered, That the clerk ask the concurrence of the House of Representatives therein.

On motion of Mr. Weeks-

Resolved, That the following resolution sent up from the House of Representatives be now taken up and considered, viz:

"A resolution fixing on Saturday the twenty-fourth instant for the adjournment of the present session of the legislature."

On the question,

Will the Senate concur with the House of Representatives in the passage of the foregoing resolution?

It was decided in the affirmative.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Weeks, from the committee on Elections, to whom was referred the bill, entitled, "An act in amendment of chapter twenty-eight of the Revised Statutes," by leave, reported the same without amendment.

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time.

The bill was then read a third time.

Resolved. That it pass and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Gage, from the committee on Banks, to whom was referred the bill, entitled "An act to incorporate the Derry Bank," postponed from the last session of the legislature, by leave, reported the same in a new draft;

Which was read a first time.

Ordered, That it be read a second time to-morrow fore-noon at eleven o'clock.

On motion of Mr. Weeks-

Resolved, That the bill, entitled "An act to annex school district number 6 in Fitzwilliam to school district number 6 in Troy," be now taken up and considered.

Said bill was read a first and second time.

Ordered, That it be referred to the committee on Education.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have on their part appointed four o'clock this afternoon for the purpose of going into the election of Secretary of State, State Treasurer, and Public Printer, in which they ask the concurrence of the Honorable Senate."

On the question,

Will the Senate concur with the House of Representatives in the appointment of four o'clock this afternoon, for the purpose of going into the election of Secretary of State, State Treasurer, and Public Printer?

It was decided in the affirmative.

Ordered, That the clerk notify the House of Representatives thereof.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives are ready to meet the Honorable Senate in convention for the purpose of proceeding in the elections agreeably to the provisions of the constitution."

On motion of Mr. Vose-

Resolved, That the Senate now meet the House of Representatives in convention for the purpose of proceeding in the elections agreeably to the provisions of the constitution and laws of the State.

# IN CONVENTION.

The Senate and House of Representatives being assembled in convention in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution and laws of the State,

On motion of Mr. Eaton of Sandown, of the House-

Resolved, That the convention do now proceed to the choice of the Secretary of the State.

On the first balloting the chairman of the convention an-

nounced the state of the vote, as follows:

Whole number of votes cast	284
Necessary to a choice,	143
Sanborn H. Dyer has	1
Daniel Russell has	1
George G. Fogg has	39
Asa M'Farland has	77
Thomas P. Treadwell has .	166

and Thomas P. Treadwell was accordingly declared elected Secretary of the State.

On motion of Mr. Furber, of the House-

Resolved, That the convention do now proceed to the choice of State Treasurer.

On the first balloting the chairman of the convention announced the state of the vote, as follows:

Whole number of votes cast,	280
Necessary to a choice,	141
James Peverly has	44
Samuel Coffin has	69
John Atwood has	167
	~

and John Atwood was accordingly declared elected State Treasurer.

On motion of Mr. Adams of Springfield, of the House— Resolved, That the convention do now proceed to the choice of Public Printer. On the first balloting the chairman of the convention as nounced the state of the vote, as follows:

Whole number of votes cast,	278
Necessary to a choice,	140
Asa M'Farland has	1
John Knowlton has	3
J. E. Hood & Co. have	40
George O. Odlin & Co. have	67
Butterfield & Hill have	167
and Butterfield & Hill were accordingly declared	elec <b>ted</b>
Public Printers.	

On motion of Mr. Fellows, of the House-

The convention rose, and the Senate returned to their chamber.

#### IN SENATE.

[Mr. Weeks in the chair.]

On motion of Mr. Robb—
The Senate adjourned.

# THURSDAY, June 15, 1848.

Mr. Dame, from the committee on Unfinished Business,

reported the following resolution:

Resolved, That the bill with the following title and the following resolution, postponed from the last session of the legislature, be referred to the committee on Roads, Bridges and Canals, viz:

"An act in addition to an act, entitled 'An act in addition to an act entitled an act to incorporate the Amoskeag Falls

Bridge;"

A resolution appropriating a certain sum of money for the repair of a road through the town of Carroll, in the county of Coos.

On the question,

Shall the resolution reported from the committee on Unfinished Business pass?

It was decided in the affirmative.

Mr. Dame, from the same committee, reported the following resolution:

Resolved, That bills with the following titles and the following resolution, postponed from the last session of the legislature, be referred to the committee on the Judiciary, viz:

"An act in addition to chapter one hundred and sixty-

seven of the Pamphlet Laws;"

"An act to establish the salary of the Register of Probate for the county of Rockingham;"

A resolution relating to the taxing of stockholders in railroad corporations.

On the question?

Shall the resolution reported from the committee on Unfinished Business pass?

It was decided in the affirmative.

Mr. Dame, from the same committee, reported the following resolution:

Resolved, That the bill with the following title, postponed from the last session of the legislature, be referred to the committee on Education, viz:

"An act in amendment of chapter 72 of the Revised Statutes."

On the question,

Shall the resolution reported from the committee on Unfinished Business pass?

It was decided in the affirmative.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have passed bills of the following titles, in which they ask the concurrence of the Honorable Senate, to wit:

'An act to incorporate the Connecticut River Railroad

Company;

'An act in addition to and in amendment of an act incorporating the Farmers' Mutual Fire Insurance Company, passed December 24, 1840;'

'An act in addition to and in amendment of an act, enti-

tled "An act to incorporate the Ashuelot Railroad Company;"

'An act relating to school district No. 3, in Somersworth.' "

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to incorporate the Connecticut River Railroad Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

The Senate proceeded to the consideration of the forgoing bill, sent up from the House of Representatives, entitled "An act in addition to and in amendment of an act, entitled "An act to incorporate the Ashuelot Railroad Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act in addition to and in amendment of an act incorporating the Farmers' Mutual Fire Insurance Company, passed December 24, 1840;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act relating to school district No. 3, in Somersworth;"

Which was read a first and second time.

' Ordered, 'That it be referred to the committee on Education.

On motion of Mr. Weeks-

Resolved, That the committee on the Judiciary be directed to inquire if any, and if any, what amendments are necessary to be made in chapter 172 of the Revised Statutes, so as to enlarge the original jurisdiction of the court of common pleas in criminal cases.

Mr. Vose, from the committee on the Judiciary, to whom was referred the bill, entitled "An act to incorporate the New Hampshire Mutual Life Insurance Company," by leave,

reported the same in a new draft;

Which was read a first time.

On motion of Mr. Preston-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a second time at the present time.

The bill was then read a second time.

On motion of Mr. Preston-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid. Ordered, That the clerk ask the concurrence of the House of Representatives therein.

On motion of Mr. Dame-

Resolved, That the committee on Agriculture and Manufactures be instructed to inquire into the expediency of passing a law assessing a tax on dogs.

The Senate proceeded to the order of the day upon the bill, entitled "An act to incorporate the Derry Bank."

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a second time by its title.

The bill was then read a second time.

On motion of Mr. Vose-

Resolved. That said bill lie upon the table.

[Mr. Weeks in the chair.]

On motion of Mr. Dame-The Senate adjourned.

#### AFTERNOON.

[Mr. Vose in the chair.]

Mr. Preston, from the committee on Education, to whom was referred the bill, entitled "An act relating to school district No. 3 in Somersworth," by leave, reported the same without amendment.

On motion of Mr. Preston-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Tenney-

Resolved, That the bill, entitled "An act to incorporate the Derry Bank," be now taken up and considered.

On motion of Mr. Tenney-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time by its title.

The bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have passed the following resolutions, in which they ask the concurrence of the Honorable Senate, to wit:

A resolution in favor of John H. George;

A resolution in favor of Harvey Adams."

The Senate proceeded to the consideration of the foregoing resolutions sent up from the House of Representatives, viz:

A resolution in favor of John H. George; A resolution in favor of Harvey Adams;

Which were read a first and second time.

Ordered, That they be referred to the committee on Claims.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have appointed Messrs. Hersey, Morse, and Livingston, a committee on the part of the House, with such as the Senate may join, to wait on the Secretary of State, State Treasurer, and Public Printers elect, and inform them of their election to their respective offices, and if they accept, to receive of them the bonds required by law, and lay the same before the convention of the two houses, in which they ask the concurrence of the Hon. Senate."

On the question,

Will the Senate concur with the House of Representatives in the appointment of the above committee to wait on the Secretary of State, State Treasurer and Public Printers elect, and inform them of their election to their respective offices, and if they accept, to receive of them the bonds required by law, and lay the same before the convention of the two houses?

It was decided in the affirmative.

Ordered, That Mr. Foss be joined to said committee on the part of the Senate.

Ordered, That the clerk notify the House of Represen-

tatives thereof.

# [The President resumed the chair.]

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives are ready to meet the Honorable Senate in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution and laws of this State."

#### On motion of Mr. Weeks-

Resolved, That the Senate now meet the House of Representatives in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution. and laws of this State.

#### IN CONVENTION.

The Senate and House of Representatives being assem-

bled in convention in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution and laws of this State,

On motion of Mr. Gardner, of the House-

Resolved. That the convention do now proceed by ballot to the choice of Commissary General.

On the first balloting the chairman of the convention an-

nounced the state of the vote, as follows:

Whole number of votes,	279
Necessary to a choice,	140
Loring Wing has	1
Moses Norris, jr., has	1
Jonathan Kittridge has	1
James Carnes has	1
Andrew Bunton, jr., has	2
James Rundlett has	<b>3</b> 8
John Knowlton has	70
John Clark has	165
and John Clark was accordingly declared elected	Commis-
ary General.	

On motion of Mr. Fellows of Andover, of the House-The convention rose, and the Senate returned to their chamber.

### IN SENATE.

On motion of Mr. Weeks-

Resolved, That the Senate now proceed to ballot for a Senator to represent this State in the Congress of the United States for six years, from and after the third day of March next.

On the first balloting the President announced the state of the vote, as follows:

Whole number of votes cast,	12
Necessary to a choice,	7
Jonathan Kittridge has	1
Asa Fowler has	1
Moses Norris, jr., has	10
nd Moses Norris ir was accordingly declared	alected on

was accordingly declared elected on the part of the Senate, Senator to represent this State in the Congress of the United States for six years, from and after the third day of March next.

Ordered, That the clerk notify the House of Represen-

tatives thereof.

### [Mr. Weeks in the chair.]

On motion of Mr. Gage-The Senate adjourned.

### FRIDAY, June 16, 1848.

The President being absent, the Senate was called to order by the clerk.

On motion of Mr. Vose-

Resolved, That the Senate now proceed by ballot to the choice of President pro tempore.

On the first balloting the clerk announced the state of the

vote, as follows:

Whole number of votes cast,	11
Necessary to a choice,	6
John Preston has	1
James Foss has	1
Frederick Vose has	9
nd Hon. Frederick Vose was accordingly declared	elected

President pro tempore.

Mr. Foss, from the committee on Railroads, to whom was referred the bill, entitled "An act in addition to and in amendment of an act, entitled 'An act to incorporate the Ashuelot Railroad Company,'" reported the same with the following amendment: Add to section 1 the following: "Provided, That said bridge shall be so constructed as not unnecessarily to impede the navigation of said river."

On the question,

Shall the amendment be adopted? It was decided in the affirmative.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

Ordered, That the bill be read a third time this afternoon at three o'clock.

Mr. Foss, from the same committee, to whom was referred the bill, entitled "An act to incorporate the Connecticut River Railroad Company," reported the same without amendment.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Tenney, from the committee on Incorporations, to whom was referred the bill, entitled "An act in addition to and in amendment of an act incorporating the Farmers' Mutual Fire Insurance Company, passed December 24, 1840," reported the same without amendment.

Ordered, That it be read a third time this afternoon at

three o'clock.

Mr. Tenney, from the committee on Claims, to whom was referred the following resolutions, viz:

A resolution in favor of John H. George; A resolution in favor of Harvey Adams;

reported the same without amendment.

On motion of Mr. Tenney-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution, in favor of John H. George, be read a third time at the present time.

Said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Gage-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution, in favor of Harvey Adams, be read a third time at the present time.

Said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Robb, from the committee on Agriculture and Manufactures, to whom was referred the resolution instructing them to inquire into the expediency of passing a law assessing a tax on dogs, reported the following resolution:

Resolved, That the committee on Agriculture and Manufactures be discharged from the further consideration of the subject, and that the same be referred to the committee on the Judiciary.

On the question,

Shall the resolution reported from the committee on Agriculture and Manufactures pass?

It was decided in the affirmative.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have on their part elected Honorable Moses Norris, jr., senator in the United States Congress for the term of six years from and after the third of March, 1849."

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have passed bills of the following titles, in which they ask the concurrence of the Honorable Senate, viz:

'An act in addition to the acts incorporating the Ports-

mouth and Concord Railroad;'

'An act in amendment of the fourth section of chapter 75 of the Revised Statutes;'

'An act to incorporate the Walpole Manufacturing Compa-

ny;'

'An act in further addition to an act approved July 1, 1831, and entitled "An act to establish a corporation by the name of the Amoskeag Manufacturing Company."'

The House of Representatives concur with the Senate in the passage of the bill, entitled 'An act to repeal an act enti-

tled "An act relating to constables." '"

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act in addition to the acts incorporating the Portsmouth and Concord Railroad;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled

"An act in amendment of the fourth section of chapter 75 of the Revised Statutes;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Education.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to incorporate the Walpole Manufacturing Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Incor-

porations.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act in further addition to an act approved July 1, 1831, and entitled 'An act to establish a corporation by the name of the Amoskeag Manufacturing Company;"

Which was read a first time. On motion of Mr. Weeks—

Resolved, That the foregoing bill lie upon the table.

On motion of Mr. Weeks-

Resolved, That the rules of the Senate be so far suspended, that he have leave at this time to introduce a bill, entitled "An act to incorporate the Winnipisseogee Steamboat Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Incor-

porations.

Mr. Preston, from the committee on Education, to whom was referred the bill, entitled "An act to annex school district No. 6 in Fitzwilliam, to school district No. 6 in Troy," by leave, reported the same without amendment.

Ordered, That it be read a third time this afternoon at

three o'clock.

Mr. Weeks, from the committee on Engrossed Bills, by leave, reported that they had carefully examined and found to be correctly engrossed, bills with the following titles and the following resolution, viz:

"An act in amendment of chapter twenty-eight of the

Revised Statutes;"

"An act to repeal an act, entitled 'An act relating to constables;"

"An act relating to school district No. 3 in Somersworth;"
A resolution fixing the time when the present session of
the legislature may be brought to a close.

On motion of Mr. Gage-

The Senate adjourned.

#### AFTERNOON.

The Senate proceeded to the orders of the day upon bills with the following titles, viz:

"An act to annex school district number 6 in Fitzwilliam

to school district number 6 in Troy;"

"An act in addition to and in amendment of an act incorporating the Farmers' Mutual Fire Insurance Company, passed December 24, 1840;"

Which were read a third time.

Resolved, That they pass, and that their titles be as afore-said.

Ordered, That the clerk notify the House of Representatives thereof.

The Senate proceeded in the order of the day upon the bill, entitled "An act to incorporate the Connecticut River Railroad Company."

On motion of Mr. Foss-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time by its title.

Said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

The Senate proceeded in the order of the day upon the bill, entitled "An act in addition to and in amendment of an act, entitled 'An act to incorporate the Ashuelot Railroad Company;"

Which was read a third time.

Resolved, That the bill, as amended by the Senate, pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Foss, from the committee on Railroads, to whom was referred the bill, entitled "An act in addition to the acts incorporating the Portsmouth and Concord Railroad," by leave, reported the same without amendment.

On motion of Mr. Gage-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time by its title.

Said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Represen-

On motion of Mr. Poor-

tatives thereof.

The Senate adjourned.

## SATURDAY, June 17, 1848.

The following message was received from His Excellency the Governor, by the Secretary of State:

#### " To the Honorable Senate:

I herewith transmit to the Senate a communication from the Board of Visitors of the New Hampshire Asylum for the Insane, accompanied by a report from the Superintendent, and also a report from the Trustees of that Institution.

JARED W. WILLIAMS.

Council Chamber, June 17, 1848."

On motion of Mr. Weeks-

Resolved, That the foregoing message, with the accompanying communication and reports, lie upon the table.

On motion of Mr. Robb-

Resolved, That the clerk be directed to procure one hundred printed copies of the foregoing message, together with the accompanying communication and reports, for the use of the Senate.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have passed bills with the following titles, and the following resolutions, in which they ask the concurrence of the Honorable Senate, to wit:

A resolution in favor of David Moulton, Commissary General:

A resolution in favor of Thomas R. Handerson;

'An act in addition to chapter 31 of the Revised Statutes;'

'An act authorizing administrators to convey real estate holden in trust;'

'An act authorizing the town of Portsmouth to extend a market house upon a portion of the tide waters of the Piscataqua river;'

'An act to incorporate the Oregon Mutual Fire Insurance

Company;

'An act to incorporate the Union Mutual Fire Insurance Company;'

'An act to annex a portion of Nash and Sawyer's Location in the county of Coos, to the town of Carroll in said county :'

'An act to incorporate the Wanolanset Steam Mills in

Concord.' "

Mr. Foss, from the committee on Railroads, to whom was referred the bill, entitled "An act to incorporate the Concord and Claremont Railroad," by leave, reported the same in a new draft;

Which was read a first time.

On motion of Mr. Foss-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a second time at the present time.

The bill was then read a second time.

On motion of Mr. Foss-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time by its title.

The bill was then read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered. That the clerk ask the concurrence of the House

of Representatives therein.

Mr. Weeks, from the committee on the Judiciary, to whom was referred the resolution instructing them to inquire into the expediency of amending chapter 172 of the Revised Statutes, so as to enlarge the original jurisdiction of the court of common pleas in criminal cases, by leave, reported a bill, entitled "An act in addition to and in amendment of chapter 172 of the Revised Statutes;"

Which was read a first time.

On motion of Mr. Weeks-

Resolved. That the rules of the Senate be so far suspended that the foregoing bill be read a second time at the present time.

The said bill was then read a second time.

· On motion of Mr. Weeks-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time.

The said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid. Ordered, That the clerk ask the concurrence of the House of Representatives therein.

The Senate proceeded to the consideration of the foregoing resolutions, sent up from the House of Representatives, viz:

A resolution in favor of David Moulton, Commissary General;

A resolution in favor of Thomas R. Handerson;

Which were read a first and second time.

Ordered, That they be referred to the committee on Claims.

The Senate proceeded to the consideration of the foregoing bills, sent up from the House of Representatives, entitled

"An act in addition to chapter 31 of the Revised Statutes:"

"An act authorizing administrators to convey real estate holden in trust:"

Which were read a first and second time.

Ordered, That they be referred to the committee on the Judiciary.

The Senate proceeded to the consideration of the forego-

ing bill, sent up from the House of Representatives, entitled "An act authorizing the town of Portsmouth to extend a market house upon a portion of the tide waters of the Piscataqua river;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Agriculture and Manufactures.

The Senate proceeded to the consideration of the foregoing bills, sent up from the House of Representatives, entitled

"An act to incorporate the Oregon Mutual Fire Insurance

Company :"

"An act to incorporate the Union Mutual Fire Insurance. Company;"

"An act to incorporate the Wanolauset Steam Mills in

Concord:"

"An act to annex a portion of Nash and Sawver's Location in the county of Coos, to the town of Carroll in said county;"

Which were read a first and second time.

Ordered, That they be referred to the committee on Incorporations.

Mr. Gage, from the committee on Claims, to whom was referred the following resolution, viz: a resolution in favor of David Moulton, Commissary General, by leave, reported the same without amendment.

On motion of Mr. Gage-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representives thereof.

On motion of Mr. Weeks-

Resolved, That when the Senate adjourn this forenoon, it adjourn to meet on Monday next at three o'clock in the afternoon.

The following message was received from the House of Representatives by their clerk:

"Mr. President-The House of Representatives concur with the Honorable Senate in the passage of a bill, entitled "An act in amendment of chapter 15 of the Revised Stat-

The House concur with the Senate in the adoption of their amendment to the bill, entitled 'An act in addition to and in amendment of an act, entitled "An act to incorporate the Ashuelot Railroad Company."'"

The following message was received from the House of Representatives by their clerk:

"Mr. President—The Speaker of the House of Representatives has signed bills with the following titles, reported as correctly engrossed by the committee on Engrossed Bills, to wit:

'An act in amendment of chapter twenty-eight of the Revised Statutes;'

'An act to repeal an act, entitled "An act relating to constables;"'

'An act relating to school district No. 3, in Somersworth.'"

Thereupon the President of the Senate pro tempore signed the foregoing bills, they having been reported by the committee on Engrossed Bills to be correctly engrossed, and the same were delivered to said committee, to be laid before the Governor for his approval and signature.

Mr. Weeks, from the committee on Engrossed Bills, by leave, reported that they had carefully examined and found correctly engrossed, bills with the following titles, and the

following resolutions, viz:

"An act in addition to and in amendment of an act incorporating the Farmers' Mutual Fire Insurance Company, passed December 24, 1840;"

"An act to incorporate the Connecticut River Railroad

Company;"

"An act to annex school district number 6 in Fitzwilliam to school district number 6 in Troy;"

"An act in addition to the acts incorporating the Portsmouth and Concord Railroad;"

"An act in amendment of chapter 15 of the Revised Statutes:"

A resolution in favor of John H. George;

A resolution in favor of Harvey Adams.

On motion of Mr. Drake-

The Senate adjourned.

### MONDAY, June 19, 1848.

## [Mr. Weeks in the chair.]

Mr. Pindar, from the committee on Claims, to whom was referred the resolution in favor of Thomas R. Handerson, reported the same without amendment.

On motion of Mr. Pindar-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have appointed Messrs. Simpson of Rumney, Parker of Fitzwilliam and Simonds of Warner, a committee on the part of the House, with such as the Senate may join, to fix upon a day to which the present legislature may adjourn, in which they ask the concurrence of the Honorable Senate."

On motion of Mr. Gage-

Resolved, That the foregoing message lie upon the table. On motion of Mr. Vose—

Resolved, That the foregoing message be now taken up and considered.

On the question,

Will the Senate concur with the House of Representatives in the appointment of the above committee to fix upon a day to which the present legislature may adjourn?

It was decided in the affirmative.

Ordered, That Mr. Vose be joined to said committee on the part of the Senate.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Vose-

The Senate adjourned.

### TUESDAY, JUNE 20, 1848.

## [The President resumed the chair.]

Mr. Tenney, from the committee on Incorporations, to whom was referred the bill, entitled "An act to alter and amend the charters of certain corporations therein named," reported the same without amendment;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The Speaker of the House of Representatives has signed bills with the following titles, and the following resolutions, reported as correctly engrossed by the committee on Engrossed Bills, to wit:

'An act in addition to and in amendment of an act incorporating the Farmers' Mutual Fire Insurance Company, passed December 24, 1840;'

'An act to incorporate the Connecticut River Railroad

Company;'

'An act to annex school district No. 6, in Fitzwilliam, to school district No. 6, in Troy;'

'An act in addition to the acts incorporating the Ports-

mouth and Concord Railroad;'

'An act in amendment of chapter 15 of the Revised Statutes;'

A resolution in favor of Harvey Adams, Deputy Commissary General;

A resolution in favor of John H. George."

Whereupon the President of the Senate signed the foregoing bills and resolutions, they having been reported by the committee on Engrossed Bills as correctly engrossed, and the same were delivered to said committee, to be laid before the Governor for his approval and signature.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have appointed Messrs. Hale of Hollis, Clark of Manchester, and A. P. Morrison, of Peterborough, a committee on the part of the House, with such as the Senate may join, to wait upon His Excellency the Governor, and inform him of the election of Hon. Moses Norris, jr., as a Senator in the Congress of the United States from this State, for six years from and after the third day of March, A. D. 1849, in which they ask the concurrence of the Honorable Senate.

The House concur with the Senate in the passage of a bill, entitled 'An act to incorporate the Derry Bank,' with an amendment, in which they ask the concurrence of the Senate."

The Senate proceeded to the consideration of the foregoing order, sent up from the House of Representatives, appointing a joint select committee to wait upon His Excellency the Governor and inform him of the election of Hon. Moses Norris, jr., as a Senator in the Congress of the United States from this State, for six years from and after the third day of March, A. D. 1849.

On the question,

Will the Senate concur with the House of Representatives in the appointment of the above committee?

It was decided in the affirmative.

Ordered, That Mr. Drake be joined to said committee on the part of the Senate.

Ordered, That the clerk notify the House of Representatives thereof.

The Senate proceeded to the consideration of the foregoing amendment, sent up from the House of Representatives, to the bill, entitled "An act to incorporate the Derry Bank," which was read, and is as follows: amend said bill by striking out the words, "a sum of not less than one hundred thousand dollars nor more than two hundred thousand dollars," in the second section, and inserting instead thereof the words, "the sum of one hundred thousand dollars."

On the question,

Will the Senate concur with the House of Representatives in the adoption of the foregoing amendment?

It was decided in the affirmative.

Ordered, That the clerk notify the House of Representatives thereof.

The following message was received from His Excellency the Governor, by the Secretary of State:

#### " To the Honorable Senate:

The annual report of the commissioners of the literary fund is herewith transmitted. By the report, it will be seen that there is now in the treasury, of unclaimed dividends, two hundred and seventeen dollars and 20-100, and that the receipts the past year amount to ten thousand four hundred and forty dollars.

JARED W. WILLIAMS.

Council Chamber, June 20, 1848."

On motion of Mr. Vose-

Resolved, That the foregoing message, with the accompanying report, be referred to the committee on Education.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have passed bills with the following titles, and the following resolutions and address, in which they ask the concurrence of the Honorable Senate, to wit:

A resolution in favor of William L. Foster;

Resolutions in relation to purchasing a chandelier, to be placed in the Representatives' Hall;

A resolution making provisions for a survey of certain

lands in the town of Pittsburg;

A resolution making an appropriation for repairing a road

and bridge in the town of Pittsburg;

'An act to amend the act passed 25th December, 1844, rendering railroad corporations public in certain cases, and constituting a board of railroad commissioners;'

'An act in addition to an act in amendment of an act to incorporate the Strafford County Mutual Fire Insurance

Company;

'An act to constitute a company of light infantry in the

10th regiment of militia;'

'An act further to suspend the operation of the third section of the act establishing the office of commissioner of common schools, and for other purposes.'

'An act in amendment of an act to incorporate the New Ipswich Bank, passed July 2, 1847;'

'An act to incorporate the East Jaffrey Firemen's Com-

pany;

'An act relating to school districts in the town of Pitts-burg;'

'An act to incorporate the Andover Academy;'

An address for the removal of certain officers therein named."

The Senate proceeded to the consideration of the foregoing resolutions, sent up from the House of Representatives, viz:

A resolution in favor of William L. Foster.;

A resolution in relation to purchasing a chandelier to be placed in the Representatives' Hall;

Which were read a first and second time.

Ordered, That they be referred to the committee on Claims.

The Senate proceeded to the consideration of the foregoing resolution, sent up from the House of Representatives, viz:

A resolution making provisions for a survey of certain lands in the town of Pittsburg;

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

The Senate proceeded to the consideration of the foregoing resolution, sent up from the House of Representatives, viz:

A resolution making an appropriation for repairing a road and bridge in the town of Pittsburg;

Which was read a first and second time.

Ordered, That it be referred to the committee on Roads, Bridges and Canals.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled

"An act to amend the act passed 25th December, 1844, rendering railroad corporations public in certain cases, and constituting a board of railroad commissioners;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

The Senate proceeded to the consideration of the foregoing bills, sent up from the House of Representatives, entitled

"An act in addition to an act in amendment of an act to incorporate the Strafford County Mutual Fire Insurance Company;"

"An act to incorporate the East Jaffrey Fireman's Com-

pany;"

Which were read a first and second time.

Ordered, That they be referred to the committee on In-

corporations.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to constitute a company of light infantry in the 10th regiment of militia;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Military Affairs.

The Senate proceeded to the consideration of the foregoing bills, sent up from the House of Representatives, entitled

"An act further to suspend the operation of the third section of the act establishing the office of commissioner of common schools, and for other purposes;"

"An act relating to school districts in the town of Pitts-

burg;"

"An act to incorporate the Andover Academy;"

Which were read a first and second time.

Ordered, That they be referred to the committee on Education.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act in amendment of an act to incorporate the New Ipswich Bank, passed July 2, 1847;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Banks. The Senate proceeded to the consideration of the foregoing address, sent up from the House of Representatives, viz:

"An address for the removal of certain officers therein

named;"

Which was read.

On motion of Mr. Vose-

Resolved, That the foregoing address be referred to the committee on Military Affairs.

Mr. Robb, from the committee on Agriculture and Manufactures, to whom was referred the bill, entitled "An act authorizing the town of Portsmouth to extend a market house upon a portion of the tide waters of the Piscataqua river," by leave, reported the same without amendment.

Ordered, That it be read a third time this afternoon at

three o'clock.

Mr. Vose, from the joint select committee to whom was referred the subject of fixing a day to which the present session of the legislature may be adjourned, by leave, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That when the legislature closes its present session it adjourn to meet on Wednesday, the 22d day of November next.

On motion of Mr. Vose-

Resolved, That the foregoing resolution lie upon the table.

Mr. Weeks, from the committee on the Judiciary, to whom was referred the resolution instructing them to inquire into the expediency of passing a law assessing a tax on dogs, by leave, reported the following resolution:

Resolved, That it is inexpedient to legislate upon the

subject.

On the question,

Shall the resolution reported from the committee on the Judiciary, pass?

It was decided in the affirmative.

Mr. Weeks, from the committee on the Judiciary, to whom was referred a resolution, instructing them to inquire into the expediency of so amending the laws relating to the granting of licenses to hawkers and pedlars by the court of common pleas, that licenses may be granted in vacation, and also to inquire into the expediency of further altering or amending said laws, by leave, reported a bill, entitled "An act relating to pedlars."

Which was read a first time.

On motion of Mr. Weeks-

Resolved, That the rules of the Senate be so far suspend-

ed that the foregoing bill be read a second time at the present time by its title.

The said bill was then read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Gage, from the committee on Incorporations, to whom was referred the bill, entitled "An act to incorporate the Union Mutual Fire Insurance Company," by leave, reported the same without amendment.

Ordered, That it be read a third time this afternoon at

On motion of Mr. Gage-

Resolved, That the rules of the Senate be so far suspended that he have leave at this time to introduce a bill, entitled "An act relating to the Vermont Central and the Connecticut and Passumpsic Rivers Railroads;"

Which was read a first and second time.

On motion of Mr. Gage-

Resolved, That the foregoing bill be referred to the

committee on the Judiciary.

The Senate proceeded to the order of the day upon the bill, entitled "An act to alter and amend the charters of certain corporations therein named."

Mr. Vose moved to amend the foregoing bill as follows: 1st. In the date of the bill, strike out the word "seven" and insert instead thereof the word "eight." 2d. Strike out of said bill the words, "An act to incorporate the Merino Manufacturing Company."

On the question,

Shall the foregoing amendments be adopted?

It was decided in the affirmative.

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time by its title.

The said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

On motion of Mr. Vose-

Resolved, That the bill, entitled "An act in further addition to an act approved July 1, 1831, and entitled 'An act to establish a corporation by the name of the Amoskeag

Manufacturing company," be now taken up and considered. The foregoing bill was then read a second time.

Ordered, That it be referred to the committee on Agriculture and Manufactures.

## [Mr. Preston in the chair.]

Mr. Weeks, from the committee on the Judiciary, to whom was referred the bill, entitled "An act authorizing administrators to convey real estate holden in trust," by leave, reported the following resolution:

Resolved, That the foregoing bill be postponed to the

next session of the legislature.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

So said bill was postponed to the next session of the legislature.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Dame-

The Senate adjourned.

#### AFTERNOON.

The Senate proceeded to the order of the day upon the bill, entitled "An act authorizing the town of Portsmouth to extend a market house upon a portion of the tide waters of the Piscataqua river;"

Which was read a third time.

Resolved, That the bill pass, and that its title be as afore-said.

Ordered, That the clerk notify the House of Representatives thereof.

The Senate proceeded in the order of the day upon the bill, entitled "An act to incorporate the Union Mutual Fire Insurance Company."

On motion of Mr. Weeks-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time by its title.

The said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

The Senate proceeded in the order of the day upon the bill, entitled "An act relating to Pedlars;"

Which was read a third time.

Resolved, 'That it pass, and that its title be as aforesaid.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

Mr. Gage, from the committee on Banks, to whom was referred the bill, entitled "An act in amendment of 'An act to incorporate the New Ipswich Bank,' passed July 2d, 1847," by leave, reported the same without amendment.

On motion of Mr. Gage-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time.

The said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Weeks, from the committee on the Judiciary, to whom was referred the bill, entitled "An act in addition to chapter 31 of the Revised Statutes," by leave, reported the same with the following amendment: add at the end of section 1, the following proviso, to wit:

"Provided, That no such vote shall be effectual unless agreed to by at least two thirds of the legal voters of such

town."

On the question,

Shall the amendment be adopted?

It was decided in the affirmative.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

On motion of Mr. Weeks-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time.

The said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that he have leave at this time to introduce a bill, entitled "An act to alter and amend the charters of certain corporations therein named;"

Which was read a first time.

On motion of Mr. Vose-

Resolved. That the further consideration of the foregoing bill be postponed to the next session of the legislature, and that the clerk be directed to give notice to the corporations therein named, by causing a copy of said bill, with a copy of this order thereon, to be served upon the clerk of each of said corporations on or before the first day of November next, to appear, if they see fit, before the legislature, or a committee of either House, on the last Wednesday of November next, and shew cause, if any they have, why their respective charters, for the reasons assigned in the preamble of said bill, shall not be altered and amended as proposed by said bill, or why said bill shall not pass and become a law: Provided, That nothing herein contained shall be construed in derogation of the power of the legislature at all times to alter, amend or repeal any act of incorporation whenever in the opinion of the legislataure the public good shall require it.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

So the foregoing bill was postponed to the next session of the legislature.

The foregoing bill is as follows:

# "STATE OF NEW HAMPSHIRE.

In the year of our Lord one thousand eight hundred and forty-eight.

An act to alter and amend the charters of certain corporations therein named.

Whereas, at the June session of the legislature, A. D., 1846, the acts hereinafter named were passed, containing un-

usual and extraordinary provisions in relation to alteration, amendment and repeal by the legislature, and whereas the public good requires that said acts be so far amended as to be at all times subject to alteration, amendment and repeal by the legislature, thereby subjecting them to the control of the people through their representatives in general court convened, therefore—

Section 1. Be it enacted by the Senate and House of Representatives in General Court convened, That the acts passed at the June session of the legislature, 1846, of the following titles, to wit: 'An act to incorporate the Merino Manufacturing Company;' 'An act in addition to an act approved June 27, 1847, and entitled "An act to establish a corporation by the name of the Cocheco Manufacturing Company;"' be and the same are hereby so far amended as that the legislature may at any time alter, amend or repeal either of the same, whenever in the opinion of the legislature the public good may require it.

SEC. 2. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed."

Mr. Weeks, from the committee on Engrossed Bills, by leave, reported that they had carefully examined and found correctly engrossed, bills with the following titles and the following resolutions, to wit:

"An act to incorporate the Derry Bank;"

"An act in addition to and in amendment of an act, entitled 'An act to incorporate the Ashuelot Railroad Company;"

A resolution in favor of David Moulton, Commissary Gen-

eral;

A resolution in favor of Thomas R. Handerson.

Mr. Robb, from the committee on Agriculture and Manufactures, to whom was referred the bill, entitled "An act in further addition to an act approved July 1, 1831, and entitled 'An act to establish a corporation by the name of the Amoskeag Manufacturing Company,'" by leave, reported the same with the following amendment:

Amend said bill by adding after section 3, the following—
"Sec. 4. If said corporation shall avail themselves of
the provisions of this act, it shall be upon the condition that
said corporation become subject to all general laws now in

force relative to corporations of a similar nature—and said corporation shall thereby become subject to all such general laws."

On motion of Mr. Tenney-

Resolved, That the foregoing bill and amendment lie upon the table.

Mr. Pindar, from the committee on Claims, to whom was referred the following resolution, viz: a resolution in favor of William L. Foster, by leave, reported the same without amendment.

On motion of Mr. Weeks-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Dame, from the committee on Railroads, to whom was referred the bill, entitled "An act to amend the act passed 25th Dec., 1844, rendering railroad corporations public in certain cases, and constituting a board of Railroad Commissioners," by leave, reported the same without amendment.

Mr. Vose called for the reading of the bill.

The bill was then read.

On motion of Mr. Preston-

Resolved, That said bill lie upon the table.

[Mr. Weeks in the chair.]

On motion of Mr. Dame-The Senate adjourned.

# WEDNESDAY, June 21, 1848.

Mr. Preston, from the committee on Education, to whom was referred the following report, viz: "The report of the Commissioners of the Literary Fund," reported the following resolution:

Resolved, That said report be filed in the office of the Secretary of State.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

Mr. Foss, from the same committee, to whom was referred the bill, entitled "An act in amendment of the fourth section of chapter 75 of the Revised Statutes," reported the

same with the following amendments:

Amend by striking out all of said bill after the word "scholars," in the 7th line of the 1st section, and inserting the following—"who shall by the reports of the superintending school committees of the several towns and places returned to the Secretary of State for the year preceding, appear to have attended school in such towns and places within that year.

"SEC. 2. All acts and parts of acts inconsistent with the

provisions of this act are hereby repealed."

On the question,

Shall the foregoing amendments be adopted?

It was decided in the affirmative.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

Ordered, That the bill be read a third time this afternoon

at three o'clock.

Mr. Tenney, from the committee on Incorporations, to whom was referred bills with the following titles, viz:

"An act to incorporate the Wanolauset Steam Mills in

Concord;"

"An act to incorporate the Walpole Manufacturing Compa-

ny;"

"An act in addition to an act in amendment of an act to incorporate the Strafford County Mutual Fire Insurance Company;" reported the same without amendment.

Ordered, 'That they be read a third time this afternoon at

three o'clock.

Mr. Poor, from the committee on Roads, Bridges and Canals, to whom was referred the following resolution, viz: a resolution making an appropriation for repairing a road and bridge in the town of Pittsburg, reported the following resolution:

Resolved, That the committee on Roads, Bridges and Ca-

nals be discharged from the further consideration of said resolution, and that the same be referred to the committee on the Judiciary.

On the question,

Shall the resolution reported from the committee on Roads, Bridges and Canals pass?

It was decided in the affirmative.

Mr. Drake, from the committee on Military Affairs, to whom was referred the bill, entitled "An act to constitute a company of light infantry in the 10th regiment of militia;" reported the same without amendment.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Drake, from the same committee, to whom was referred the following address, viz: "An address for the removal of certain officers therein named," reported the same without amendment.

On the question,

Shall the foregoing address pass?

It was decided in the affirmative.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Gage, from the committee on Incorporations, to whom was referred the bill, entitled "An act to incorporate the East Jaffrey Fireman's Company," reported the following resolution:

Resolved, That said bill be postponed to the next session of the legislature.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

So said bill was postponed to the next session of the legislature.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Gage, from the same committee, to whom was referred the bill, entitled "An act to incorporate the Winnipisseegee Steamboat Company," reported the same in a new draft;

Which was read a first time.

On motion of Mr. Gage-

Resolved, That the rules of the Senate be so far suspend-

ed that the foregoing bill be read a second time at the present time by its title.

The said bill was then read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Weeks, from the committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed, bills with the following titles, and the following resolution, to wit:

"An act in amendment of 'An act to incorporate the New

Ipswich Bank,' passed July 2d, 1847;"

"An act authorizing the town of Portsmouth to extend a market house upon a portion of the tide waters of the Piscataqua river;"

"An act to incorporate the Derry Bank," which was yes-

terday recommitted;

A resolution in favor of William L. Foster;

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have passed bills of the following titles, and the following resolutions, in which they ask the concurrence of the Honorable Senate, to wit:

'An act relating to certain officers of school districts;'

'An act to alter the names of certain persons;'

'An act establishing the line between the towns of Candia and Raymond;'

'An act relating to the Pemigewasset Bank;'

'An act to incorporate the Claremont Bank;'

'An act to incorporate the White River Falls Corporation;'

A resolution in favor of John Stackpole, jr.;

A resolution authorizing the Treasurer of the State to borrow for the use of the State a sum not exceeding thirtyfive thousand dollars;

A resolution appropriating fifteen hundred dollars for the maintainance of indigent persons of this State at the Asylum for the Insane;

A resolution appropriating the sum of twenty-four hundred dollars for the education of indigent deaf and dumb persons of this State at the Asylum at Hartford; and the

sum of six hundred dollars for educating indigent blind and partially blind persons of this State, at the institution of the blind at Boston.

The House have on their part adopted the resolution reported by the joint committee appointed to fix on a day to which this legislature should adjourn, in which they ask the concurrence of the Honorable Senate."

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act relating to certain officers of school districts;"

Which was read a first and second time.

Ordered, 'That it be referred to the committee on Education.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to alter the names of certain persons;"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

The Senate proceeded to the consideration of the foregoing bills, sent up from the House of Representatives, entitled

"An act establishing the line between the towns of Candia and Raymond;"

"An act to incorporate the White River Falls Corporation;"

Which were read a first and second time.

Ordered, That they be referred to the committee on Incorporations.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act relating to the Pemigewasset Bank;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Banks.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to incorporate the Claremont Bank;"

On motion of Mr. Preston-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a first time by its title.

The said bill was then read a first and second time.

Ordered, That it be referred to the committee on Banks.

. The Senate proceeded to the consideration of the foregoing resolutions, sent up from the House of Representatives, viz :

A resolution in favor of John Stackpole, jr.;

A resolution authorizing the Treasurer of the State to borrow for the use of the State a sum not exceeding thirty-five thousand dollars:

Which were read a first and second time.

Ordered, That they be referred to the committee on Claims.

The Senate proceeded to the consideration of the foregoing resolutions, sent up from the House of Representatives, viz:

A resolution appropriating fifteen hundred dollars for the maintainance of indigent persons of this State at the Asylum for the Insane;

A resolution appropriating the sum of twenty-four hundred dollars for the education of indigent deaf and dumb persons of this State at the Asylum at Hartford; and the sum of six hundred dollars for educating indigent blind and partially blind persons of this State at the institution of the blind at Boston;

Which were read a first and second time.

Ordered, That they be referred to the committee on Education.

The following message was received from the House of Representatives by their clerk:

"Mr. President-The House of Representatives non-concur with the Senate in the adoption of their amendment to the bill, entitled 'An act in addition to chapter 31 of the Revised Statutes."

The Senate proceeded to the consideration of the foregoing message, sent up from the House of Representatives, announcing their non-concurrence in the adoption of the amendment of the Senate to the bill, entitled "An act in addition to chapter 31 of the Revised Statutes."
On motion of Mr. Vose—

Resolved, That the foregoing message and said bill lie upon the table.

Mr. Pindar, from the committee on Claims, to whom was referred the following resolutions, viz: resolutions in relation to purchasing a chandelier to be placed in the Representatives' Hall, by leave, reported the same without amendment.

Ordered, That they be read a third time this afternoon at

three o'clock.

Mr. Pindar, from the same committee, to whom was referred the following resolution, viz: a resolution authorizing the State Treasurer to borrow a sum not exceeding thirtyfive thousand dollars for the use of the State, by leave, reported the same without amendment.

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representives thereof.

On motion of Mr. Weeks-

Resolved, That the rules of the Senate be so far suspended, that he have leave at this time to introduce a bill, entitled, "An act in addition to and in amendment of an act, entitled 'An act to render railroad corporations public in certain cases, and constituting a board of railroad commissioners:"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

Mr. Tenney, from the committee on Incorporations, to whom was referred the bill, entitled "An act to annex a portion of Nash and Sawyer's Location, in the county of Coos, to the town of Carroll, in said county," by leave, reported the same without amendment.

Ordered. That it be read a third time this afternoon at

three o'clock.

The following message was received from the House of Representatives by their clerk:

"Mr. President-The Speaker of the House of Representatives has signed bills with the following titles, and the following resolutions, reported as correctly engrossed by the committee on Engrossed Bills, to wit:

'An act to incorporate the Derry Bank;'

'An act in addition to and in amendment of an act, entitled "An act to incorporate the Ashuelot Railroad Company;",

A resolution in favor of David Moulton, Commissary Gen-

A resolution in favor of Thomas R. Handerson;

'An act authorizing the town of Portsmouth to extend a market house upon a portion of the tide waters of the Piscataqua river;

A resolution in favor of William L. Foster;

'An act in amendment of an act to incorporate the New Ips wich Bank, passed July 2d, 1847."

Thereupon the President of the Senate signed the foregoing bills and resolutions, they having been reported by the committee on Engrossed Bills to be correctly engrossed, and the same were delivered to said committee, to be laid before the Governor for his approval and signature.

[Mr. Vose in the chair.]

On motion of Mr. Gage-The Senate adjourned.

## AFTERNOON.

The Senate proceeded to the order of the day upon the bill, entitled "An act to incorporate the Winnipisseogee Steamboat Company;"

Which was read a third time.

Resolved, That it pass, and that its title be as aforesaid. Ordered, That the clerk ask the concurrence of the House of Representatives therein.

The Senate proceeded to the order of the day upon bills with the following titles, viz:

"An act to incorporate the Wanolanset Steam Mills in Concord:"

"An act to annex a portion of Nash and Sawyer's Location in the county of Coos, to the town of Carroll in said county;"

"An act in addition to an act in amendment of an act to incorporate the Strafford County Mutual Fire Insurance Company:

"An act to incorporate the Walpole Manufacturing Compa-

ny ;"

"An act to constitute a company of light infantry in the

10th regiment of militia;"

"An act in amendment of the fourth section of chapter 75 of the Revised Statutes;"

Which were read a third time.

Resolved, That they pass, and that their titles be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

The Senate proceeded in the order of the day upon the following resolutions, viz:

Resolutions in relation to purchasing a chandelier, to be placed in the Representatives' Hall;

Which was read a third time.

On motion of Mr. Pindar-

Resolved, That said resolutions lie upon the table.

Mr. Vose, from the committee on Engrossed Bills, by leave, reported that they had carefully examined and found correctly engrossed, the following resolution, to wit:

A resolution authorizing the treasurer of this State to borrow for the use of the State a sum not exceeding thirty-

five thousand dollars.

On motion of Mr. Tenney-

Resolved, That the bill, entitled "An act in further addition to an act approved July 1, 1831, and entitled 'An act to establish a corporation by the name of the Amoskeag Manufacturing Company," be now taken up and considered.

On motion of Mr. Preston-

Resolved, That said bill be postponed to the next session of the legislature.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Preston, from the committee on Education, to whom were referred the following resolutions, viz:

A resolution appropriating fifteen hundred dollars for the maintainance of indigent persons of this State at the asylum for the insane;

A resolution appropriating the sum of twenty-four hundred dollars for the education of the indigent deaf and dumb persons of this State at the asylum at Hartford; and the sum of six hundred dollars for educating indigent blind and partially blind persons of this State at the institution of the blind at Boston, by leave, reported the same without amendment.

Ordered, That the foregoing resolutions be read a third time to-morrow forenoon at eleven o'clock.

On motion of Mr. Pindar-

Resolved, That the following resolutions be now taken up and considered, viz:

Resolutions in relation to purchasing a chandelier, to be

placed in the Representatives, Hall.

Mr. Pindar moved to amend the resolutions as follows: amend the first resolution by striking out the word "chandelier" and inserting instead thereof the word "chandeliers." Also, by adding after the words "Representatives' Hall," the words, "and the Senate Chamber." Amend the second resolution by striking out the words "one hundred and fifty," and inserting instead thereof the words "two hundred."

On motion of Mr. Foss-

Resolved, That said resolutions and amendments lie upon the table.

On motion of Mr. Poor-

Resolved, That the rules of the Senate be so far suspended that he have leave at this time to introduce a bill, entitled "An act to provide for adjourned sittings at Amherst, of the court of common pleas for the county of Hillsborough;"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

On motion of Mr. Robb-

Resolved, That the committee on Education be instructed to inquire into the expediency of amending chapter 71

of the Revised Statutes, relative to the location of school-houses.

On motion of Mr. Foss—
The Senate adjourned.

#### THURSDAY, June 22, 1848.

Mr. Gage, from the committee on Banks, to whom was referred the bill, entitled "An act relating to the Pemigewasset Bank," reported the same without amendment.

Ordered, That it be read a third time this afternoon at

three o'clock.

Mr. Preston, from the committee on the Judiciary, to whom was referred the bill, entitled "An act to provide for adjourned sittings at Amherst of the court of common pleas for the county of Hillsborough," by leave, reported the same without amendment.

Ordered, That it be read a third time this afternoon at three o'clock.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The Speaker of the House of Representatives has signed the following resolution, reported as correctly engrossed by the committee on Engrossed Bills, to wit:

A resolution authorizing the treasurer of this State to borrow on the credit and for the use of the State at such times and in such portions as he may think necessary and proper, a sum not exceeding thirty-five thousand dollars."

Thereupon the President of the Senate signed the foregoing resolution, it having been reported by the committee on Engrossed Bills to be correctly engrossed, and the same was delivered to said committee, to be laid before the Governor for his approval and signature. The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have passed bills of the following titles, and the following resolutions and address, in which they ask the concurrence of the Honorable Senate, to wit:

'An act to incorporate the New Hampshire Central Rail-

road;'

'An act in amendment of the laws relating to licensed houses;'

'An act to incorporate the Granite State Car and Machine Shop;'

'An act to authorize the town of Bennington to elect and send a representative to the general court;'

'An act to authorize the town of Franconia to elect and send a representative to the general court;'

'An act in favor of the artillery company in the 19th regiment;'

'An act in favor of the artillery company in the 24th regiment:'

'An act in favor of the artillery company in the 14th regiment;'

A resolution in favor of Porter & Rolfe;

A resolution appropriating the balance of the avails of the public lands now in the treasury, to the support of common schools in this State;

A resolution authorizing the removal of the State library from the room now occupied by the same, to the room under the Representatives' Hall;

'An address for the removal of certain officers therein

named.' "

The Senate proceeded to the consideration of the foregoing bills, sent up from the House of Representatives, entitled

"An act to authorize the town of Bennington to elect and send a representative to the general court;"

"An act to authorize the town of Franconia to elect and send a representative to the general court;"

Which were read a first and second time.

Ordered, That they be referred to the committee on Elections.

The Senate proceeded to the consideration of the foregoing bills, sent up from the House of Representatives, entitled "An act in favor of the artillery company in the 19th

regiment;"

"An act in favor of the artillery company in the 24th regiment;"

"An act in favor of the artillery company in the 14th regiment;"

Which were read a first and second time.

Ordered, That they be referred to the committee on Mil-

itary Affairs.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act in amendment of the laws relating to licensed houses;"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to incorporate the Granite State Car and Machine Shop;"

Which was read a first and second time.

Ordered, That it be referred to the committee on In-

corporations.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to incorporate the New Hampshire Central Railroad;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

The Senate proceeded to the consideration of the foregoing resolution, sent up from the House of Representatives, viz:

A resolution in favor of Porter & Rolfe;

Which was read a first and second time.

Ordered, That it be referred to the committee on Claims.

The Senate proceeded to the consideration of the foregoing resolution, sent up from the House of Representatives, viz:

A resolution appropriating the balance of the avails of the

public lands now in the treasury, to the support of common schools in this State;

Which was read a first and second time.

Ordered, That it be referred to the committee on Education.

The Senate proceeded to the consideration of the foregoing resolution, sent up from the House of Representatives, viz:

A resolution authorizing the removal of the State library from the room now occupied by the same to the room under the Representatives' Hall;

Which was read a first and second time.

Ordered, That it be referred to the committee on the State Library.

The Senate proceeded to the consideration of the foregoing address, sent up from the House of Representatives, viz:

"An address for the removal of certain officers therein named;"

Which was read.

On motion of Mr. Vose—

Resolved, That the foregoing address be referred to the committee on Military Affairs.

Mr. Pindar, from the committee on Claims, to whom was referred the following resolution, viz: a resolution in favor of John Stackpole, jr., by leave, reported the same without amendment.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Drake, from the joint select committee appointed to wait on His Excellency the Governor, and inform him of the election of Hon. Moses Norris, jr., as a Senator in the Congress of the United States from this State for six years from and after the third day of March next, by leave, reported that they had attended to the duty assigned them.

Mr. Preston, from the committee on Education, to whom were referred bills with the following titles, viz:

"An act to incorporate the Andover Academy;"

"An act relating to school districts in the town of Pittsburg;" by leave, reported the same without amendment.

Ordered, That they be read a third time this afternoon at three o'clock.

Mr. Preston, from the same committee, to whom was refered the bill, entitled "An act further to suspend the operation of the third section of the act establishing the office of commissioner of common schools, and for other purposes;" by leave, reported the following resolution:

Resolved, That said bill be indefinitely postponed.

On motion of Mr. Vose-

Resolved, That the bill and resolution lie upon the table.

Mr. Tenney, from the committee on Incorporations, to whom was referred the bill, entitled "An act to incorporate the White River Falls Corporation," by leave, reported the same without amendment.

Ordered, That it be read a third time this afternoon at three o'clock.

## [Mr. Preston in the chair.]

On motion of Mr. Foss-

Resolved, That the following resolutions, viz: Resolutions in relation to purchasing a chandelier to be placed in the Representatives' Hall, with the amendment proposed to said resolutions, be now taken up and considered.

On the question,

Shall the amendments be adopted?

It was decided in the affirmative.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

On motion of Mr. Hibbard-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolutions be read a third time at the present time.

The said resolutions were then read a third time.

Resolved, That they pass.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Robb-

Resolved, That the committee on Education be instructed to inquire into the expediency of amending chapter 316 of the pamphlet laws, so as to impose a fine on superintending school committees who neglect to make returns as required by the second section of said act.

On motion of Mr. Vose-

Resolved, That the bill, entitled "An act in addition to chapter 31 of the Revised Statutes," be now taken up and considered.

On motion of Mr. Vose—

Resolved, That said bill be indefinitely postponed.

On motion of Mr. Pindar-

The Senate adjourned.

### AFTERNOON.

The Senate proceeded to the order of the day upon the bill, entitled "An act to provide for adjourned sittings at Amherst, of the court of common pleas for the county of Hillsborough;"

Which was read a third time.

Resolved, That it pass, and that its title be as aforesaid. Ordered, That the clerk notify the House of Representatives thereof.

The Senate proceeded in the order of the day upon bills with the following titles, viz:

"An act relating to the Pemigewasset Bank;"

"An act to incorporate the White River Falls Corporation:"

"An act relating to school districts in the town of Pittsburg;"

"An act to incorporate the Andover Academy;"

Which were read a third time.

Resolved, That they pass, and that their titles be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

The Senate proceeded in the order of the day upon the following resolution, viz; a resolution in favor of John Stackpole, jr.;

Which was read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Pindar-

Resolved, That all bills and resolutions in order for a third reading this forenoon at eleven o'clock, be in order for a third reading at the present time.

The Senate accordingly proceeded in the order of the day

upon the following resolutions, viz:

A resolution appropriating fifteen hundred dollars for the maintainance of indigent persons of this State at the Asylum for the Insane;

A resolution appropriating the sum of twenty-four hundred dollars for the education of indigent deaf and dumb persons of this State at the Asylum at Hartford; and the sum of six hundred dollars for the education of indigent blind and partially blind persons of this State, at the institution of the blind at Boston.

Which were read a third time.

Resolved, That they pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Vose, from the committee on the Judiciary, to whom was referred the bill, entitled "An act relating to the Vermont Central and the Connecticut and Passumpsic Rivers Railroads," by leave, reported the same without amendment.

On motion of Mr. Vose-

Resolved, That said bill lie upon the table.

Mr. Vose, from the committee on Engrossed Bills, by leave, reported that they had carefully examined and found correctly engrossed, bills with the following titles and the following address, to wit:

"An act to incorporate the Union Mutual Fire Insurance

Company;"

"An act to incorporate the Wanolanset Steam Mills in Concord:"

"An act to annex a portion of Nash and Sawyer's Location in the county of Coos to the town of Carroll in said county;"

"An act in addition to an act in amendment of an act to incorporate the Strafford County Mutual Fire Insurance Company:"

"An address for the removal of certain officers therein

named."

The following message was received from the House of Representatives by their clerk:

"Mr. President—The Speaker of the House of Representatives has signed bills of the following titles, and the following address, reported as correctly engrossed by the committee on Engrossed Bills, to wit:

'An act in addition to an act in amendment of an act to incorporate the Strafford County Mutual Fire Insurance

Company;'

'An act to annex a portion of Nash and Sawyer's Location in the county of Coos, to the town of Carroll in said county;'

'An act to incorporate the Wanolanset Steam Mills in

Concord;'

'An act to incorporate the Union Mutual Fire Insurance

Company ;'

'An address for the removal of certain officers therein named.'"

Thereupon the President of the Senate signed the foregoing bills and address, they having been reported by the committee on Engrossed Bills to be correctly engrossed, and the same were delivered to said committee, to be laid before the Governor for his approval and signature.

Mr. Tenney, from the committee on Banks, to whom was referred the bill, entitled "An act to incorporate the Claremont Bank," by leave, reported the same with the following amendment:

Amend section 4, by striking out the word "three," in the third line, and inserting instead thereof the word "four."

On the question,

Shall the amendment be adopted?

It was decided in the affirmative.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

On motion of Mr. Gage-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time by its title.

The said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives concur with the Senate in the passage of a bill, entitled 'An act to alter and amend the charters of certain corporations therein named,' with an amendment, in which they ask the concurrence of the Honorable Senate."

The Senate proceeded to the consideration of the foregoing amendment, sent up from the House of Representatives, to the bill, entitled "An act to alter and amend the charters of certain corporations therein named."

The House propose to amend the bill by striking from the preamble the words, "the last June session of the legislature," and inserting instead thereof the words "the session of the legislature in June, in the year of our Lord one thousand eight hundred and forty-six."

On motion of Mr. Vose-

Resolved, That the Senate concur with the House of Representatives in the adoption of the foregoing amendment.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Robb, from the committee on Incorporations, to whom was referred the bill, entitled "An act establishing the line between the towns of Candia and Raymond," by leave, reported the same without amendment.

On motion of Mr. Robb-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time.

The said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Gage, from the committee on Banks, to whom was referred the bill, entitled "An act to incorporate the president, directors and company of the Pittsfield Bank," by leave, reported the following resolution:

Resolved, That the foregoing bill be postponed to the next session of the legislature.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

So the bill was postponed to the next session of the legislature.

On motion of Mr. Drake-

Resolved, That the rules of the Senate be so far suspended, that he have leave at this time to introduce a bill, entitled, "An act in amendment of chapter four hundred and eighty-four of the Pamphlet Laws;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Military Affairs.

Mr. Gage, from the committee on Banks, to whom was referred the bill, entitled "An act to incorporate the president, directors and company of the Claremont Bank," by leave, reported the following resolution:

Resolved, That the foregoing bill be indefinitely post-

poned.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

So said bill was indefinitely postponed.

Mr. Preston, from the committee on the Judiciary, to whom was referred the following resolution, viz: a resolution making an appropriation for the repair of a road and bridge in Pittsburg, by leave, reported the same with the following amendment:

Amend said resolution by striking out the words "one thousand dollars," and inserting instead thereof the words

"six hundred dollars."

On motion of Mr. Drake-

Resolved, That the resolution and amendment lie upon the table.

Mr. Preston, from the committee on Education, to whom was referred the following resolution, viz: a resolution appropriating the balance of the avails of the public lands now in the Treasury, to the support of common schools in this State, by leave, reported the same without amendment.

On motion of Mr. Preston-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Vose-

Resolved, That the bill, entitled "An act relating to the Vermont Central and the Connecticut and Passumpsic Rivers Railroads," be now taken up and considered.

Mr. Hibbard proposed the following amendment:

Amend the bill by adding at the end of the second line of the seventh section, the following-"or upon application duly made therefor by the Boston, Concord, and Montreal Railroad shall unreasonably neglect;"

On the question,

Shall the foregoing amendment be adopted?

It was decided in the affirmative.

On motion of Mr. Preston-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time by its title.

The said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid. Ordered, That the clerk ask the concurrence of the

House of Representatives therein.

On motion of Mr. Vose-

Resolved, That the bill, entitled "An act further to suspend the operation of the third section of the act establishing the office of commissioner of common schools and for other purposes," together with the resolution reported from the committee on Education, be now taken up and considered.

On the question,

Shall said resolution pass?

It was decided in the affirmative.

So said bill was indefinitely postponed.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Vose, from the committee on the State Library, to whom was referred the following resolution, viz: a resolution making an appropriation for the removal of the State Library to the room under the Representatives' Hall, by leave, reported the same without amendment.

On motion of Mr. Robb-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Vose, from the committee on the Judiciary, to whom was referred the following resolution, viz: a resolution instructing said committee to inquire into the expediency of amending the laws so as to make stockholders in railroads taxable for their stock in the towns where they reside, by leave, reported the following resolution:

Resolved, That the further consideration of said resolution be postponed to the next session of the legisla-

ture.

On the question,

Shall the resolution reported from the committee on the Judiciary pass?

It was decided in the affirmative.

So said resolution was postponed to the next session of the legislature.

Mr. Vose, from the same committee, to whom was referred the bill, entitled "An act to establish the salary of the Register of Probate for the county of Rockingham," by leave, reported the following resolution:

Resolved, That the foregoing bill be indefinitely post-

poned.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

So said bill was indefinitely postponed.

Mr. Vose, from the same committee, to whom was referred the bill, entitled "An act to alter the names of certain persons," by leave, reported the same with the following amendment:

Amend the bill by adding to sec. 1 the following-"Edi-

phalet Peck of Walpole may take the name of Augustus E. Peck."

On the question,

Shall the foregoing amendment be adopted?

It was decided in the affirmative.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

On motion of Mr. Preston-

Resolved, 'That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time by its title.

The said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid. Ordered, That the clerk notify the House of Representatives thereof.

The following message was received from the House of Representatives by their clerk:

"Mr. President-The House of Representatives have passed bills of the following titles, and the following resolutions, in which they ask the concurrence of the Honorable Senate, to wit:

'An act making appropriation for the militia of this State for the year of our Lord one thousand eight hundred and forty-eight;'

'An act to incorporate the Hill and Boston Manufacturing

Company;'

An act to incorporate the Oliverian Manufacturing Company;

A resolution in favor of John H. George;

A resolution in favor of Lewis Smith;

A resolution in favor of Isaac Sturtevant;

A resolution in favor of Horace Call."

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act making appropriations for the militia of this State for the year of our Lord one thousand eight hundred and forty-eight:"

Which was read a first and second time.

Ordered, That it be referred to the committee on Militarv Affairs.

The Senate proceeded to the consideration of the foregoing bills, sent up from the House of Representatives, entitled

"An act to incorporate the Hill and Boston Manufacturing

Company;"

"An act to incorporate the Oliverian Manufacturing Company;"

Which were read a first and second time.

Ordered, That they be referred to the committee on Incorporations.

The Senate proceeded to the consideration of the foregoing resolutions, sent up from the House of Representatives, viz:

A resolution in favor of John H. George;

A resolution in favor of Lewis Smith;

A resolution in favor of Isaac Sturtevant;

A resolution in favor of Horace Call;

Which were read a first and second time.

Ordered, That they be referred to the committee on Claims.

Mr. Preston, from the committee on the Judiciary, to whom was referred the following resolution, viz: a resolution authorizing a survey of the public lands in the town of Pittsburg, by leave, reported the same without amendment.

On motion of Mr. Preston-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Preston, from the same committee, to whom was referred the bill, entitled "An act in amendment of the laws relating to licensed houses," by leave, reported the same without amendment.

On motion of Mr. Preston-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time.

The said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Pindar, from the committee on Claims, to whom was referred the following resolution, viz: a resolution in favor of Porter & Rolfe, by leave, reported the same without amendment.

On motion of Mr. Tenney-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Pindar, from the same committee, to whom was referred the following resolution, viz: a resolution in favor of John He George, by leave, reported the same without amendment.

On motion of Mr. Preston-

Resolved. That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Preston-

Resolved, That the bill, entitled "An act to amend the act passed 25th December, 1844, rendering railroad corporations public in certain cases, and constituting a board of railroad commissioners," be now taken up and considered.

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time by its title.

The said bill was then read a third time.

Resolved, 'That it pass, and that its title be as aforesaid. Ordered, That the clerk notify the House of Represen-

tatives thereof.

Mr. Gage, from the committee on Claims, to whom was referred the following resolution, viz: a resolution in favor of Lewis Smith, by leave reported the same without amendment.

On motion of Mr. Gage-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

Said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Vose-

The Senate adjourned.

## FRIDAY, June 23, 1848.

On motion of Mr. Preston-

Resolved, That the rules of the Senate be so far suspended that the reading of the journal of vesterday be dispensed with.

Mr. Weeks, from the committee on Elections, to whom were referred the returns of votes for Senators from the several senatorial districts, reported that having examined and compared the same with the records of the Secretary of State, find the result to be as follows, to wit:

#### District No. 1.

The whole number of votes returned, is	3635
Necessary for a choice,	1818
Estimated as scattering,	4
George H. Dodge has	1730
James Foss has	1901
and is elected.	

#### District No. 2.

The whole number of votes returned, is	5006
Necessary for a choice,	2504
Estimated as scattering,	12
Aurora Swain has	2415
Joseph D. Pindar has	2579
nd is elected.	

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District No. 3.		
The whole number of votes returned, is Necessary for a choice, Estimated as scattering, David Steele has Noyes Poor has and is elected.	6311 3156 339 2775 3197	
District No. 4.		
The whole number of votes returned, is Necessary for a choice, Estimated as scattering, Andrew Taylor has William H. Gage has and is elected.	5359 2680 4 2624 2731	
District No. 5.		
The whole number of votes returned, is Necessary for a choice, Estimated as scattering, James Drake has Thomas E. Sawyer has and there is no choice by the people.	5059 2530 278 2383 2398	
District No. 6.		
The whole number of votes returned, is Necessary for a choice, Estimated as scattering, Artemas Harmon has Jeremiah Dame has and is elected.	6435 3218 1246 1651 3538	
District No. 7.		
The whole number of votes returned, is Necessary for a choice, Estimated as scattering, Benjamin M. Farley has Ralph E. Tenney has and is elected.	4657 2329 539 1742 2376	

# District No. 8.

District 140. 6.	
The whole number of votes returned, is Necessary for a choice, Estimated as scattering, Henry S. Tudor has Frederick Vose has and is elected.	438 <b>5</b> 2193 446 1367 2572
District No. 9.	
The whole number of votes returned, is Necessary for a choice, Estimated as scattering, Frederick Boyden has John Preston has and is elected.	4332 2167 115 1843 2374
District No. 10.	
The whole number of votes returned, is Necessary for a choice, Estimated as scattering, Lemuel P. Cooper has John Robb has and is elected.	4464 2233 96 1972 2396
District No. 11.	
The whole number of votes returned, is Necessary for a choice, Estimated as scattering, Irenus Hamilton has William P. Weeks has and is elected.	5675 2838 10 2715 2950
District No. 12.	
The whole number of votes returned, is Necessary for a choice, Estimated as scattering, James Allen has Harry Hibbard has and is elected.	5722 2862 775 1164 3783

In District No. 4, from Franklin, the returns were made one day too late; they are, however, included in the above, being one hundred and twenty-four for William H. Gage, and one hundred and ninety-five for Andrew Taylor, and make no difference in the result. From Hart's Location and Pinkham's Grant, in District No. 12, no returns were received at the office of the Secretary of State.

On motion of Mr. Poor-

Resolved, That the foregoing report be accepted.

Mr. Weeks, from the committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed, bills with the following titles, and the following resolutions, to wit:

"An act to alter and amend the charters of certain corpo-

rations therein named;"

"An act to alter the names of certain persons;"
"An act to incorporate the Andover Academy;"

"An act to incorporate the White River Falls Corporation:"

"An act to amend the act passed 25th December, 1844, rendering railroad corporations public in certain cases, and constituting a board of railroad commissioners;"

"An act establishing the line between the towns of Can-

dia and Raymond;"

"An act relating to the Pemigewasset Bank;"

"An act in amendment of the laws relating to licensed houses;"

"An act to constitute a company of light infantry in the 10th regiment of militia;"

"An act to incorporate the Walpole Manufacturing Company;"

"An act relating to school districts in the town of Pittsburg;"

"An act to incorporate the Claremont Bank;"

A resolution appropriating certain sums for the indigent deaf and dumb, and the indigent blind;

A resolution applying the avails of the public lands now in the treasury to the support of common schools in this State;

A resolution authorizing the removal of the State library; A resolution appropriating fifteen hundred dollars for the tion making an appropriation for the removal of the State Library to the room under the Representatives' Hall, by leave, reported the same without amendment.

On motion of Mr. Robb-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Vose, from the committee on the Judiciary, to whom was referred the following resolution, viz: a resolution instructing said committee to inquire into the expediency of amending the laws so as to make stockholders in railroads taxable for their stock in the towns where they reside, by leave, reported the following resolution:

Resolved, That the further consideration of said resolution be postponed to the next session of the legisla-

ture.

On the question,

Shall the resolution reported from the committee on the Judiciary pass?

It was decided in the affirmative.

So said resolution was postponed to the next session of the legislature.

Mr. Vose, from the same committee, to whom was referred the bill, entitled "An act to establish the salary of the Register of Probate for the county of Rockingham," by leave, reported the following resolution:

Resolved, That the foregoing bill be indefinitely post-

poned..

On the question,

Shall the resolution pass?

It was decided in the affirmative.

So said bill was indefinitely postponed.

Mr. Vose, from the same committee, to whom was referred the bill, entitled "An act to alter the names of certain persons," by leave, reported the same with the following amendment:

Amend the bill by adding to sec. 1 the following-"Eli-

phalet Peck of Walpole may take the name of Augustus E. Peck."

On the question,

Shall the foregoing amendment be adopted?

It was decided in the affirmative.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

On motion of Mr. Preston-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time by its title.

The said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid. Ordered, That the clerk notify the House of Representatives thereof.

The following message was received from the House of Representatives by their clerk:

"Mr. President-The House of Representatives have passed bills of the following titles, and the following resolutions, in which they ask the concurrence of the Honorable Senate, to wit:

'An act making appropriation for the militia of this State for the year of our Lord one thousand eight hundred and forty-eight;

'An act to incorporate the Hill and Boston Manufacturing

Company;

An act to incorporate the Oliverian Manufacturing Com-

A resolution in favor of John H. George;

A resolution in favor of Lewis Smith;

A resolution in favor of Isaac Sturtevant;

A resolution in favor of Horace Call."

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act making appropriations for the militia of this State for the year of our Lord one thousand eight hundred and forty-eight;"

Which was read a first and second time.

Ordered. That it be referred to the committee on Military Affairs.

The Senate proceeded to the consideration of the foregoing bills, sent up from the House of Representatives, entitled

"An act to incorporate the Hill and Boston Manufacturing

Company;"

"An act to incorporate the Oliverian Manufacturing Company;"

Which were read a first and second time.

Ordered, That they be referred to the committee on Incorporations.

The Senate proceeded to the consideration of the foregoing resolutions, sent up from the House of Representatives, viz:

A resolution in favor of John H. George;

A resolution in favor of Lewis Smith;

A resolution in favor of Isaac Sturtevant;

A resolution in favor of Horace Call;

Which were read a first and second time.

Ordered, That they be referred to the committee on Claims.

Mr. Preston, from the committee on the Judiciary, to whom was referred the following resolution, viz: a resolution authorizing a survey of the public lands in the town of Pittsburg, by leave, reported the same without amendment.

On motion of Mr. Preston-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Preston, from the same committee, to whom was referred the bill, entitled "An act in amendment of the laws relating to licensed houses," by leave, reported the same without amendment.

On motion of Mr. Preston-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time.

The said bill was then read a third; time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Pindar, from the committee on Claims, to whom was referred the following resolution, viz: a resolution in favor of Porter & Rolfe, by leave, reported the same without amendment.

On motion of Mr. Tenney-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.
Ordered, That the clerk notify the House of Representatives thereof.

Mr. Pindar, from the same committee, to whom was referred the following resolution, viz: a resolution in favor of John Ik George, by leave, reported the same without amendment.

On motion of Mr. Preston-

Resolved. That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.
Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Preston-

Resolved, That the bill, entitled "An act to amend the act passed 25th December, 1844, rendering railroad corporations public in certain cases, and constituting a board of railroad commissioners," be now taken up and considered.

On motion of Mr. Vose-

Resolved. That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time by its title.

The said bill was then read a third time.

Resolved, 'That it pass, and that its title be as aforesaid.

Ordered. That the clerk notify the House of Representatives thereof.

Mr. Gage, from the committee on Claims, to whom was referred the following resolution, viz: a resolution in favor of Lewis Smith, by leave reported the same without amendment.

Ordered, That it be referred to the committee on Agriculture and Manufactures.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act in amendment of an act, entitled 'An act to establish the city of Manchester," passed July 10, 1846;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

The Senate proceeded to the consideration of the foregoing resolution, sent up from the House of Representatives, viz:

A resolution in favor of T. A. Barker and B. A. Noyes; Which was read a first and second time.

Ordered, That it be referred to the committee on Claims.

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that all bills in order for a third reading this afternoon at three o'clock, be in order for a third reading at the present time.

The Senate accordingly proceeded to the order of the day upon the bill, entitled "An act to authorize the town of Bennington to elect and send a representative to the general court."

Mr. Preston moved that the bill be postponed to the next session of the legislature.

On the question,

Shall the foregoing bill be postponed to the next session of the legislature?

It was decided in the negative.

On motion of Mr. Vose-

Resolved, That said bill lie upon the table.

The Senate proceeded in the order of the day upon bills with the following titles, viz:

"An act to incorporate the Granite State Car and Machine Shop;"

"An act to authorize the town of Franconia to elect and send a representative to the general court;"

"An act in favor of the artillery company in the 14th regiment;"

"An act in favor of the artillery company in the 24th regiment;" "An act in favor of the artillery company in the 19th regiment;"

Which were read a third time.

Resolved, That they pass, and that their titles be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

The Senate proceeded in the order of the day upon the bill, entitled "An act to incorporate the New Hampshire Central Railroad."

On motion of Mr. Robb-

Resolved, That the bill lie upon the table.

The President read to the Senate the following communication from the commissioner of common schools:

# "To the President of the Senate:

Sir: In accordance with my duty as commissioner of common schools of this State, I have caused six hundred copies of my report to be printed, which I hereby submit to the disposal of the legislature.

RICHARD S. RUST, Commissioner.

On motion of Mr. Weeks-

Resolved, That the foregoing communication lie upon the table.

On motion of Mr. Drake-

Resolved, That the following resolution, viz: a resolution appropriating a certain sum for the repair of a road and bridge in the town of Pittsburg, together with the proposed amendment, be now taken up and considered.

On the question,

Shall the amendment be adopted?

It was decided in the affirmative.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Foss, from the committee on Railroads, to whom was referred the bill, entitled "An act to extend the act to establish the Salisbury and East Kingston Railroad," by leave, reported the same without amendment.

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time.

The said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid. Ordered, That the clerk notify the House of Representatives thereof.

Mr. Gage, from the committee on Incorporations, to whom was referred the bill, entitled "An act in amendment of an act entitled 'An act to establish the city of Manchester,' passed July 10, 1846," by leave, reported the following resolution:

Resolved, That the committee on Incorporations be discharged from the further consideration of the bill, and that the same be referred to the committee on the Judiciary.

On the question,

Shall the resolution reported from the committee on Incorporations pass?

It was decided in the affirmative.

## [Mr. Foss in the chair.]

Mr. Robb, from the committee on Agriculture and Manufactures, to whom was referred the bill, entitled "An act to incorporate the Israel's River Company," by leave, reported the same without amendment.

On motion of Mr. Vose-

Resolved, That the foregoing bill lie upon the table.

Mr. Hibbard, by leave, presented the following resolutions:

Resolved by the Senate and House of Representatives in General Court convened, That this legislature entertain a high and grateful sense of the bravery and patriotism of Brig. Gen. Franklin Pierce, as displayed in his participation in the conduct of the recent war with Mexico.

Resolved, That in the name and behalf of the people of New Hampshire, we tender to Gen. Pierce our sincere thanks for his gallantry and distinguished services in that war.

Resolved, That the clerks be directed to present to Gen.

Pierce a copy of these resolutions;

Which were read.

On motion of Mr. Hibbard-

Resolved, 'That the foregoing resolutions lie upon the table.

Mr. Dame, from the committee on Banks, to whom was referred the bill, entitled "An act to incorporate the Amoskeag Bank," by leave, reported the following resolution:

Resolved, That the bill be post oned to the next session

of the legislature.

On motion of Mr. Poor-

Resolved, That the bill and resolution lie upon the table.

On motion of Mr. Hibbard-

Resolved, That the following resolutions, viz: resolutions tendering the thanks of the legislature to Brig. Gen. Franklin Pierce, for his bravery and patriotism in the conduct of the recent war with Mexico, be now be taken up and disposed of.

Mr. Preston called for the reading of the resolutions.

The resolutions were then read.

After debate, on motion of Mr. Vose-

Resolved, That the foregoing resolutions lie upon the table.

Mr. Pindar, from the committee on Claims, to whom was referred the following resolutions, viz:

A resolution in favor of Isaac Sturtevant;

A resolution in favor of T. A. Barker and B. A. Noyes;

A resolution in favor of Horace Call; by leave, reported the same without amendment.

On motion of Mr. Vose—

Resolved, That the rules of the Senate be so far suspended that the foregoing resolutions be read a third time at the present time.

The said resolutions were then read a third time.

Resolved, That they pass.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Tenney-

The Senate adjourned.

#### AFTERNOON.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have passed bills of the following titles, and the following resolutions and addresses, in which they ask the concurrence of the Honorable Senate, to wit:

'An act to incorporate the Contoocook Valley Railroad;'
'An act to incorporate the Highland Manufacturing Com-

pany;

'An act to annex Asa Sargent, jr., to school district number

seventeen in Warner;'

Sundry resolutions relating to the treaty with Mexico, the tariff, and other matters pertaining to the general government;

A resolution instructing Thomas P. Treadwell and others to purchase and place chandeliers in the Representatives' Hall, and in the Senate Chamber;

A resolution instructing the attorney general in regard to the deed or lease of the Franklin and Bristol Railroad;

A resolution in favor of Joel Frazier;

A resolution in favor of Ira M. Clark;

'An address for the removal of certain officers therein named;'

'An address for the removal of Saunders W. Cooper from the office of Solicitor of Coos county.'

The House concur with the Senate in the passage of the bill, entitled 'An act relating to pedlars,' with sundry amendments, in which they ask the concurrence of the Honorable Senate.

The House have passed the following resolution, in which they ask the concurrence of the Honorable Senate, viz: a resolution requesting the Governor to inquire into the expediency of purchasing land in the vicinity of the State prison, and to report at the adjourned session of the legislature."

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to incorporate the Highland Manufacturing Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to annex Asa Sargent, jr., to school district number seventeen in Warner;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Education.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to incorporate the Contoocook Valley Railroad;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

The Senate proceeded to the consideration of the foregoing resolution, sent up from the House of Representatives, viz: a resolution instructing Thomas P. Treadwell and others to purchase and place chandeliers in the Representatives' Hall, and in the Senate Chamber;

Which was read a first and second time.

Ordered, That it be referred to the committee on the State House and State House Yard.

The Senate proceeded to the consideration of the foregoing resolutions, sent up from the House of Representatives, viz:

A resolution instructing the attorney general in regard to the deed or lease of the Franklin and Bristol Railroad;

A resolution requesting the Governor to inquire into the expediency of purchasing land in the vicinity of the State prison, and report at the adjourned session of the legislature;

Which were read a first and second time.

Ordered, That they be referred to the committee on the Judiciary.

The Senate proceeded to the consideration of the foregoing resolutions, sent up from the House of Representatives, viz:

A resolution in favor of Joel Frazier;

A resolution in favor of Ira M. Clark;

maintainance of indigent persons belonging to this State, at the Asylum for the Insane;

Resolutions for purchasing chandeliers, to be placed in

the Senate Chamber and Representatives' Hall;

A resolution authorizing His Excellency the Governor to cause a survey and plans to be made of public lands in the town of Pittsburg;

A resolution in favor of Porter & Rolfe;

A resolution in favor of John Stackpole, jr.; A resolution in favor of John H. George;

A resolution in favor of Lewis Smith."

Mr. Weeks, from the committee on Elections, to whom was referred the bill, entitled "An act to authorize the town of Franconia to elect and send a representative to the general court," reported the same without amendment.

Ordered, That it be read a third time this afternoon at

three o'clock.

Mr. Robb, from the committee on Incorporations, to whom was referred the bill, entitled "An act to incorporate the Granite State Car and Machine Shop," reported the same without amendment.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Poor, from the committee on Elections, to whom was referred the bill, entitled "An act to authorize the town of Bennington to elect and send a representative to the general court," reported the same without amendment.

Ordered, That it be read a third time this afternoon at

three o'clock.

Mr. Drake, from the committee on Military Affairs, to whom were referred bills with the following titles, viz:

"An act in favor of the artillery company in the 19th reg-

iment:

"An act in favor of the artillery company in the 24th reg-

"An act in favor of the artillery company in the 14th regiment;" reported the same without amendment.

Ordered, That they be read a third time this afternoon at three o'clock.

Mr. Drake, from the same committee, to whom was referred the following address, viz:

"An address for the removal of certain officers therein named:" reported the same without amendment.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Foss, from the committee on Railroads, to whom was referred the bill, entitled "An act to incorporate the New Hampshire Central Railroad," reported the same without amendment.

Mr. Foss moved that the bill lie upon the table.

On the question,

Shall the foregoing bill lie upon the table?

The ayes and noes were called for.

Those who voted in the affirmative, are

Messrs. Foss, Gage, Drake, Dame, Weeks, Hibbard—6.

Those who voted in the negative, are

Messrs. Pindar, Poor, Tenney, Vose, Preston, Robb-6.

Aves 6. Noes 6.

So the Senate refused to lay said bill upon the table.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Drake, from the committee on Military Affairs, to whom was referred the bill, entitled "An act in amendment of chapter four hundred and eighty-four of the Pamphlet Laws," reported the same without amendment.

Mr. Vose called for the reading of the bill.

The said bill having been read,

On motion of Mr. Vose-

Resolved, That it be postponed to the next session of the legislature.

The following message was received from the House of Representatives by their clerk:

"Mr. President-The Speaker of the House of Representatives has signed bills of the following titles, and the following resolutions, reported as correctly engrossed by the committee on Engrossed Bills, to wit:

'An act to alter and amend the charters of certain corporations therein named:

'An act to alter the names of certain persons;'

'An act to incorporate the Andover Academy;'

'An act to incorporate the White River Falls Corporation;'

'An act to constitute a company of light infantry in the

10th regiment of militia;'

'An act in amendment of the laws relating to licensed houses;'

'An act relating to the Pemigewasset Bank;'

'An act establishing the line between the towns of Candia

and Raymond;'

'An act to amend the act passed 25th December, 1844, rendering railroad corporations public in certain cases, and constituting a board of railroad commissioners;'

'An act to incorporate the Claremont Bank;'

'An act relating to school districts in the town of Pitts-burg;'

'An act to incorporate the Walpole Manufacturing Compa-

ny ;

A resolution in favor of Lewis Smith;

A resolution in favor of John H. George;

A resolution in favor of John Stackpole, jr.;

A resolution in favor of Porter & Rolfe;

A resolution authorizing a survey of public lands in the town of Pittsburg;

A resolution appropriating a sum not exceeding two hundred dollars for purchasing chandeliers for the Representatives' Hall and the Senate Chamber;

A resolution in relation to the removal of the State li-

brary;

A resolution in relation to the maintainance of indigent persons belonging to this State at the asylum for the Insane;

A resolution appropriating the avails of the public lands

now in the treasury, to the support of common schools.

A resolution making appropriations for the education of indigent deaf and dumb persons of this State, and also for the purpose of educating indigent blind and partially blind persons of this State."

Thereupon the President of the Senate signed the foregoing bills and resolutions, they having been reported by the committee on Engrossed Bills to be correctly engrossed, and the same were delivered to said committee, to be laid before the Governor for his approval and signature. The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have passed bills of the following titles, and the following resolutions, in which they ask the concurrence of the Honorable Senate, to wit:

'An act to extend the act to establish the Salisbury and East Kingston Railroad Company;'

'An act to incorporate the Amoskeag Bank;'

'An act to incorporate the Israel's River Company;'

'An act in amendment of an act, entitled 'An act to establish the city of Manchester,' passed July 10, 1846;'

A resolution in favor of T. A. Barker and B. A. Noyes;

The House concur with the Honorable Senate in the adoption of their amendments to bills of the following titles, and the following resolutions, to wit:

'An act to incorporate the Claremont Bank;'
'An act to alter the names of certain persons;'

Resolutions making appropriation for the purchase of a chandelier to be placed in the Representatives' Hall."

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to extend the act to establish the Salisbury and East Kingston Railroad Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Rail-roads.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to incorporate the Amoskeag Bank;"

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a first time by its title.

Said bill was then read a first and second time.

Ordered, That it be referred to the committee on Banks.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to incorporate the Israel's River Manufacturing Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Agriculture and Manufactures.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act in amendment of an act, entitled 'An act to establish the city of Manchester,' passed July 10, 1846;"

Which was read a first and second time.

Ordered, That it be referred to the committee on In-

corporations.

The Senate proceeded to the consideration of the foregoing resolution, sent up from the House of Representatives, viz:

A resolution in favor of T. A. Barker and B. A. Noyes; Which was read a first and second time.

Ordered, That it be referred to the committee on Claims.

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that all bills in order for a third reading this afternoon at three o'clock, be in order for a third reading at the present time.

The Senate accordingly proceeded to the order of the day upon the bill, entitled "An act to authorize the town of Bennington to elect and send a representative to the general court."

Mr. Preston moved that the bill be postponed to the next session of the legislature.

On the question,

Shall the foregoing bill be postponed to the next session of the legislature?

It was decided in the negative.

On motion of Mr. Vose-

Resolved, That said bill lie upon the table.

The Senate proceeded in the order of the day upon bills with the following titles, viz:

"An act to incorporate the Granite State Car and Machine Shop;"

"An act to authorize the town of Franconia to elect and send a representative to the general court;"

"An act in favor of the artillery company in the 14th reg-

"An act in favor of the artillery company in the 24th regiment;" "An act in favor of the artillery company in the 19th regiment;"

Which were read a third time.

Resolved, That they pass, and that their titles be as afore-said.

Ordered, That the clerk notify the House of Representatives thereof.

The Senate proceeded in the order of the day upon the bill, entitled "An act to incorporate the New Hampshire Central Railroad."

On motion of Mr. Robb-

Resolved, That the bill lie upon the table.

The President read to the Senate the following communication from the commissioner of common schools:

## " To the President of the Senate:

Sir: In accordance with my duty as commissioner of common schools of this State, I have caused six hundred copies of my report to be printed, which I hereby submit to the disposal of the legislature.

RICHARD S. RUST, Commissioner.

On motion of Mr. Weeks-

Resolved, That the foregoing communication lie upon the table.

On motion of Mr. Drake-

Resolved, That the following resolution, viz: a resolution appropriating a certain sum for the repair of a road and bridge in the town of Pittsburg, together with the proposed amendment, be now taken up and considered.

On the question,

Shall the amendment be adopted?

It was decided in the affirmative.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Foss, from the committee on Railroads, to whom was referred the bill, entitled "An act to extend the act to establish the Salisbury and East Kingston Railroad," by leave, reported the same without amendment.

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time.

The said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Gage, from the committee on Incorporations, to whom was referred the bill, entitled "An act in amendment of an act entitled 'An act to establish the city of Manchester,' passed July 10, 1846," by leave, reported the following resolution:

Resolved, That the committee on Incorporations be discharged from the further consideration of the bill, and that the same be referred to the committee on the Judiciary.

On the question,

Shall the resolution reported from the committee on Incorporations pass?

It was decided in the affirmative.

## [Mr. Foss in the chair.]

Mr. Robb, from the committee on Agriculture and Manufactures, to whom was referred the bill, entitled "An act to incorporate the Israel's River Company," by leave, reported the same without amendment.

On motion of Mr. Vose-

Resolved, That the foregoing bill lie upon the table.

Mr. Hibbard, by leave, presented the following resolutions:

Resolved by the Senate and House of Representatives in General Court convened, That this legislature entertain a high and grateful sense of the bravery and patriotism of Brig. Gen. Franklin Pierce, as displayed in his participation in the conduct of the recent war with Mexico.

Resolved, That in the name and behalf of the people of New Hampshire, we tender to Gen. Pierce our sincere thanks for his gallantry and distinguished services in that war.

Resolved, That the clerks be directed to present to Gen.

Pierce a copy of these resolutions;

Which were read.

On motion of Mr. Hibbard-

Resolved, 'That the foregoing resolutions lie upon the table.

Mr. Dame, from the committee on Banks, to whom was referred the bill, entitled "An act to incorporate the Amoskeag Bank," by leave, reported the following resolution:

Resolved, That the bill be postponed to the next session

of the legislature.

On motion of Mr. Poor-

Resolved, That the bill and resolution lie upon the table.

On motion of Mr. Hibbard-

Resolved, That the following resolutions, viz: resolutions tendering the thanks of the legislature to Brig. Gen. Franklin Pierce, for his bravery and patriotism in the conduct of the recent war with Mexico, be now be taken up and disposed of.

Mr. Preston called for the reading of the resolutions.

The resolutions were then read.

After debate, on motion of Mr. Vose-

Resolved, That the foregoing resolutions lie upon the table.

Mr. Pindar, from the committee on Claims, to whom was referred the following resolutions, viz:

A resolution in favor of Isaac Sturtevant;

A resolution in favor of T. A. Barker and B. A. Noves;

A resolution in favor of Horace Call; by leave, reported the same without amendment.

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolutions be read a third time at the present time.

The said resolutions were then read a third time.

Resolved, That they pass.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Tenney-

The Senate adjourned.

### AFTERNOON.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have passed bills of the following titles, and the following resolutions and addresses, in which they ask the concurrence of the Honorable Senate, to wit:

'An act to incorporate the Contoocook Valley Railroad;'

'An act to incorporate the Highland Manufacturing Company;'

'An act to annex Asa Sargent, jr., to school district number

seventeen in Warner;'

Sundry resolutions relating to the treaty with Mexico, the tariff, and other matters pertaining to the general government:

A resolution instructing Thomas P. Treadwell and others to purchase and place chandeliers in the Representatives' Hall, and in the Senate Chamber;

A resolution instructing the attorney general in regard to the deed or lease of the Franklin and Bristol Railroad;

A resolution in favor of Joel Frazier; A resolution in favor of Ira M. Clark;

'An address for the removal of certain officers therein named;'

'An address for the removal of Saunders W. Cooper from the office of Solicitor of Coos county.'

The House concur with the Senate in the passage of the bill, entitled 'An act relating to pedlars,' with sundry amendments, in which they ask the concurrence of the Honorable Senate.

The House have passed the following resolution, in which they ask the concurrence of the Honorable Senate, viz: a resolution requesting the Governor to inquire into the expediency of purchasing land in the vicinity of the State prison, and to report at the adjourned session of the legislature."

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled

"An act to incorporate the Highland Manufacturing Company ;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to annex Asa Sargent, jr., to school district number seventeen in Warner;"

Which was read a first and second time.

Ordered. That it be referred to the committee on Education.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to incorporate the Contoocook Valley Railroad;"

Which was read a first and second time. •

Ordered, That it be referred to the committee on Railroads.

The Senate proceeded to the consideration of the foregoing resolution, sent up from the House of Representatives, viz: a resolution instructing Thomas P. Treadwell and others to purchase and place chandeliers in the Representatives' Hall, and in the Senate Chamber:

Which was read a first and second time.

Ordered, That it be referred to the committee on the State House and State House Yard.

The Senate proceeded to the consideration of the foregoing resolutions, sent up from the House of Representatives, viz:

A resolution instructing the attorney general in regard to the deed or lease of the Franklin and Bristol Railroad;

A resolution requesting the Governor to inquire into the expediency of purchasing land in the vicinity of the State prison, and report at the adjourned session of the legislature;

Which were read a first and second time.

Ordered. That they be referred to the committee on the Judiciary.

The Senate proceeded to the consideration of the foregoing resolutions, sent up from the House of Representatives, viz:

A resolution in favor of Joel Frazier;

A resolution in favor of Ira M. Clark;

Which were read a first and second time.

Ordered, That they be referred to the committee on Claims.

The Senate proceeded to the consideration of the foregoing address, sent up from the House of Representatives, viz: "An address for the removal of certain officers therein named;"

Which was read.

On motion of Mr. Vose-

Resolved, That it be referred to the committee on Mili-

tary Affairs.

The Senate proceeded to the consideration of the foregoing resolutions sent up from the House of Representatives, wiz: sundry resolutions relating to the treaty with Mexico, the tariff, and other matters pertaining to the general government:

Which were read, and are as follows:

- 1. Resolved, That we congratulate our fellow citizens throughout our whole country upon the restoration of peace between the United States and Mexico: that a war forced upon us and commenced by the act of Mexico, brilliant and glorious in its progress, has terminated in a just, honorable and advantageous treaty of peace; and that our grateful thanks are due alike to the national administration for its vigorous and energetic prosecution of the war, and to the officers and soldiers whose unconquerable courage, daring enterprise, unfaltering fortitude and heroic gallantry have won imperishable glory for their country and undying renown for themselves.
- 2. Resolved, That the legitimate object of a tariff is to raise revenue sufficient to defray the necessary expenses of government; that justice and sound policy, as well as the true spirit of the constitution, forbid the enactment of laws to foster one branch of industry to the detriment or neglect of another, or to favor one class or section at the expense of another class or section of our common country, and that the tariff of 1846, by conforming to those principles, has answered the legitimate purpose for which it was created, without operating injuriously upon any branch of industry, or class of people, or section of country.

3. Resolved, That the constitution does not authorize the general government to carry on a general system of internal

improvement within the several States, nor to assume the debts of the States, for whatever purpose contracted, nor to distribute among the States the proceeds of the sales of the

public lands.

4. Resolved, "That the separation of the moneys of the government from banking institutions is indispensable for the safety of the funds of the government and the rights of the people;" that the constitutional treasury in effecting this protects the currency and labor of the country, from ruinous fluctuations, and exerts a salutary inflence upon the general business of the country.

5. Resolved, That we are opposed to a national bank, as a violation of the constitution, as hostile to the interests of the country, and as dangerous to our political institutions, to the liberties of the people, and to the business of the country.

6. Resolved, That the veto power conferred upon the President by the constitution is a highly salutary, necessary and conservative power, and should never be surrendered by the executive nor withdrawn by the people; that by its wise and opportune exercise, the country has twice been saved from the corrupt and oppressive domination of a national bank, and from a corrupting system of general internal improvement by the federal government.

7. Resolved, That the highest glory of the government and institutions of our country, is to be found in the rapid advancement of the country in the general prosperity of its various branches of industry, and in the general intelligence, prosperity, happiness and welfare of the people, in which facts are also reflected the wisdom, soundness and utility of the principles and measures of the present general adminis-

tration.

Mr. Preston moved to postpone the foregoing resolutions to the next session of the legislature.

On the question,

Shall said resolutions be postponed to the next session of the legislature?

It was decided in the negative.

So the Senate refused to postpone said resolutions to the next session of the legislature.

On the question,

Shall the resolutions pass?

Mr. Preston called for the ayes and noes.

Those who voted in the affirmative, are

Messrs. Foss, Poor, Gage, Drake, Dame, Tenney, Vose, Robb, Weeks, Hibbard—10.

Those who voted in the negative, are

Messrs. Pindar, Preston-2.

Aves 10, noes 2.

So the affirmative of the question prevailed, and the resolutions passed.

Ordered, That the clerk notify the House of Representa-

tives thereof.

The Senate proceeded to the consideration of the foregoing bill, entitled "An act relating to pedlers," with the amendments, sent up from the House of Representatives.

On motion of Mr. Vose-

Resolved, That said bill be postponed to the next session

of the legislature.

The Senate proceeded to the consideration of the foregoing address, sent up from the House of Representatives, viz:

"An address for the removal of Saunders W. Cooper, from the office of Solicitor of Coos county;"

Which was read.

On motion of Mr. Vose-

Resolved, That it be referred to the committee on the Judiciary.

#### [Mr. Weeks in the chair.]

On motion of Mr. Hibbard-

Resolved, That the following resolutions be now taken up and considered, viz: resolutions tendering the thanks of the legislature to Brig. Gen. Franklin Pierce, for his bravery and patriotism in the conduct of the recent war with Mexico.

Mr. Hibbard asked leave to withdraw the foregoing reso-

lutions that he might introduce substitutes.

Leave being unanimously granted-

Mr. Hibbard withdrew the foregoing resolutions and in-

troduced the following:

Resolved by the Senate and House of Representatives in General Court convened, That this legislature entertain a high and grateful sense of the bravery and patriotism of Brig. Gen. Franklin Pierce, as displayed in his participation in the conduct of the recent war with Mexico.

Resolved, That in the name and behalf of the people of New Hampshire, we tender to Gen. Pierce, and also to Major Bliss, to Capts. Cady, Rowe, Bowers and Dana, to Lieuts. Kendrick, Whipple, Foster, Potter, Pierce, Jackson, and to other brave officers and soldiers from this State, our sincere thanks for their gallantry and distinguished services in that war.

Resolved, That we tender our sincerest sympathy and condolence to the relatives and friends of the late Lieuts. Daniels and Smith, and of our many other gallant sons who have fallen in Mexico.

Resolved, That the clerks be directed to forward to Gen. Pierce, and also to the other officers above named, and to the relatives of those who are deceased, copies of these resolutions.

On motion of Mr. Hibbard-

Resolved, That the foregoing resolutions lie upon the table.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives are ready to meet the Honorable Senate in convention, for the purpose of proceeding in the elections agreeably to the laws of the State."

On motion of Mr. Gage-

Resolved, That the Senate now meet the House of Representatives in convention for the purpose of proceeding in the elections agreeably to the laws of this State.

#### IN CONVENTION.

The Senate and House of Representatives being assembled in convention in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the laws of this State,

On motion of Mr. Gardner, of the House-

Resolved, That the convention do now proceed by ballot to the choice of Warden of the State's Prison.

On the first balloting the chairman of the convention announced the state of the vote, as follows:

Whole number of votes cast,	257
Necessary to a choice,	129
F. H. Lyford has	1
Stephen Randall has	1
Jabez Hatch has	1
Joseph French has	1
Thomas Hoyt has	1
Joshua Wyman has	22
Elisha P. Liscomb has	72
James Moore has	155

and James Moore was accordingly declared duly elected Warden of the State's Prison.

Mr. Foss, of the Senate, from the joint select committee appointed to wait on the Secretary of State, State Treasurer, Commissary General, and Public Printers, elect, and inform them of their election to their respective offices, and if they accept the same, to receive of them the bonds required by law, by leave, reported that the several officers above named had signified their acceptance of their respective offices, and had furnished sufficient and satisfactory bonds.

On motion of Mr. Preston, of the Senate— Resolved, That the foregoing report be accepted.

On motion of Mr. Preston, of the Senate-

Resolved by the Senate and House of Representatives in convention assembled, That the bond of the Secretary of State be filed in the office of the State Treasurer, and that the bonds of the State Treasurer, Commissary General, and Public Printers, be filed in the office of the Secretary of State.

On motion of Mr. Webster, of the House-

Resolved, That a committee be appointed to wait upon James Moore, and inform him of his election to the office of Warden of the State's Prison, and if he accept said office to receive of him the bond required by law, and also to inform His Excellency the Governor of said election.

Ordered, That Messrs. Preston of the Senate, Webster

and Hildreth of the House, be said committee. •

On motion of Mr. Tenney, of the Senate-

The convention rose, and the Senate returned to their chamber.

#### IN SENATE.

#### [Mr. Weeks in the chair.]

Mr. Dame, from the committee on Railroads, to whom was referred the bill, entitled "An act incorporate the Contoocook Valley Railroad," by leave, reported the same without amendment.

On motion of Mr. Dame-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time at the present time by its title.

The said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Vose-

Resolved, That the rules of the Senate be so far suspended that all bills and resolutions may receive their several readings and the question upon their passage may be considered, at the same time, during the remainder of the session.

On motion of Mr. Dame-

Resolved, That the bill with the following title be now taken up and considered, viz: "An act to incorporate the New Hampshire Central Railroad."

On motion of Mr. Dame-

Resolved, That the rules of the Senate be so far suspended that the foregoing bill be read a third time by its title.

The said bill was then read a third time.

Reselved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Vose-

Resolved. That the following resolution be now taken up and considered, viz: a resolution fixing upon Wednesday, the twenty-second day of November, as the time to which this legislature shall adjourn.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

Ordered, That the clerk ask the concurrence of the House of Representatives therein.

On motion of Mr. Hibbard-

Resolved, That the following resolutions be now taken up and considered, viz: resolutions tendering the thanks of this legislature to Brig. Gen. Franklin Pierce, and other officers and soldiers from this State, for their ability and patriotism, as displayed in their participation in the recent war with Mexico.

Mr. Preston called for a division of the resolutions.

On the question,

Shall the first resolution pass?

Mr. Hibbard called for the ayes and noes.

Those who voted in the affirmative, are

Messrs. Foss, Poor, Gage, Drake, Dame, Tenney, Vose, Robb, Weeks, Hibbard—10.

Those who voted in the negative, are

Messrs. Pindar, Preston-2.

Ayes 10, noes 2.

So the affirmative of the question prevailed, and the resolution passed.

On the question,

Shall the second resolution pass?

Mr. Hibbard called for the ayes and noes.

Those who voted in the affirmative, are

Messrs. Foss, Poor, Gage, Drake, Dame, Tenney, Vose, Robb, Weeks, Hibbard—10.

Those who voted in the negative, are

Messrs. Pindar, Preston-2.

Ayes 10, noes 2.

So the affirmative of the question prevailed, and the resolution passed.

On the question,

Shall the third resolution pass?

Mr. Hibbard called for the ayes and noes.

Those who voted in the affirmative, are

Messrs. Foss, Pindar, Poor, Gage, Drake, Dame, Tenney, Vose, Preston, Robb, Weeks, Hibbard—12.

Ayes 12, noes 0.

So the affirmative of the question prevailed, and the resolution passed.

On the question,

Shall the fourth resolution pass?

Mr. Hibbard called for the ayes and noes.

Those who voted in the affirmative, are

Messrs. Foss, Poor, Gage, Drake, Dame, Tenney, Vose, Robb, Weeks, Hibbard—10.

Those who voted in the negative, are

Mr. Pindar-1.

Ayes 10, noes 1.

So the affirmative of the question prevailed, and the resolution passed.

Ordered, That the clerk ask the concurrence of the House of Representatives in the passage of the foregoing resolutions.

Mr. Vose, from the committee on Engrossed Bills, by leave, reported that they had carefully examined and found correctly engrossed, bills with the following titles and the following resolutions and address, to wit:

"An act to incorporate the Granite State Car and Machine

Shop;"

"An act in favor of the artillery company in the 24th regiment;"

"An act in favor of the artillery company in the 19th regiment;"

"An act to extend the act to establish the Salisbury and East Kingston Railroad Company;"

"An act in favor of the artillery company in the 14th regiment:"

"An act to authorize the town of Franconia to elect and send a representative to the general court;"

A resolution in favor of T. A. Barker and B. A. Noves;

A resolution in favor of Horace Call;

A resolution in favor of Isaac Sturtevant;

"An address for the removal of certain officers therein named."

Mr. Pindar, from the committee on the State House and State House Yard, to whom was referred the following resolution, viz: a resolution instructing Thomas P. Treadwell and others to purchase and place chandeliers in the Representatives' Hall and in the Senate Chamber, by leave, reported the same without amendment.

Which was read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Vose-

Resolved, That the bill with the following title be now taken up and considered, viz: "An act to authorize the town of Bennington to elect and send a representative to the general court."

The foregoing bill was then read a third time.

Resolved. That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Vose, from the committee on the Judiciary, to whom was referred the following resolution, viz: a resolution requesting the Governor to inquire into the expediency of purchasing land in the vicinity of the State's prison, and to report at the adjourned session of the legislature, by leave, reported the same without amendment.

Which was read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Tenney, from the committee on Claims, to whom was referred the following resolutions, viz:

A resolution in favor of Joel Frazier;

A resolution in favor of Ira M. Clark; by leave, reported the same without amendment:

Which were read a third time.

Resolved, That they pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Gage, from the committee on Incorporations, to whom was freferred the bill, entitled "An act to incorporate the Oliverian Manufacturing Company," by leave, reported the same without amendment.

On motion of Mr. Vose-

Resolved, That the said bill be postponed to the next session of the legislature.

Ordered, That the clerk notify the House of Representatives thereof.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives concur

with the Honorable Senate in the passage of a bill with the following title, to wit: 'An act to incorporate the Concord and Claremont Railroad,' with an amendment, in which they ask the concurrence of the Honorable Senate."

The Senate proceeded to the consideration of the foregoing bill, entitled "An act to incorporate the Concord and Claremont Railroad," with the amendment sent up from the House of Representatives.

On motion of Mr. Vose-

Resolved, That the foregoing bill and amendment be referred to the committee on Railroads.

Mr. Drake, from the committee on Military Affairs, to whom was referred the following address, viz: "An address for the removal of certain officers therein named," by leave, reported the same without amendment.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Robb, from the committee on Incorporations, to whom was referred the bill, entitled "An act to incorporate the Highland Manufacturing Company," by leave, reported the same without amendment.

Mr. Vose moved that the bill be postponed to the next session of the legislature.

On the question,

Shall the foregoing bill be postponed to the next session of the legislature?

Mr. Vose called for the ayes and noes.

Those who voted in the affirmative, are

Messrs. Foss, Poor, Gage, Drake, Dame, Tenney, Vose, Preston, Weeks—9.

Those who voted in the negative, are

Messrs. Pindar, Robb—2.

Ayes 9, noes 2.

So the affirmative of the question prevailed, and the bill was postponed to the next session of the legislature.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Robb, from the same committee, to whom was referred the bill, entitled "An act to incorporate the Rill and

Boston Manufacturing Company," by leave, reported the same without amendment.

On motion of Mr. Vose-

Resolved, That the foregoing bill be postponed to the next session of the legislature.

Ordered, That the clerk notify the House of Represen-

tatives thereof.

Mr. Vose, from the committee on the Judiciary, to whom was referred the bill, entitled "An act in amendment of an act, entitled 'An act to establish the city of Manchester,' passed July 10, 1846;" by leave, reported the same without amendment.

Mr. Preston moved to amend the tenth section of the bill by striking out the words "thirty-one."

On the question,

Shall the amendment be adopted?

Mr. Preston called for the ayes and noes.

Those who voted in the affirmative, are

Messrs. Pindar, Preston-2.

Those who voted in the negative, are

Messrs. Foss, Poor, Gage, Drake, Dame, Tenney, Vose, Robb, Weeks, Hibbard—10.

Ayes 2, noes 10.

So the negative of the question prevailed, and the amendment was not adopted.

The foregoing bill was then read a third time.

On the question,

Shall the bill pass?

Mr. Preston called for the ayes and noes.

Those who voted in the affirmative, are

Messrs. Foss, Poor, Gage, Drake, Dame, Tenney, Vose, Robb, Weeks, Hibbard—10.

Those who voted in the negative, are

Messrs. Pindar, Preston-2.

Ayes 10. Noes 2.

So the affirmative of the question prevailed, and the bill passed.

Resolved, That its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Foss, from the committee on Railroads, to whom was referred the bill, entitled "An act in addition to and in mendment of an act, entitled 'An act to render railroad

corporations public in certain cases, and constituting a board of railroad commissioners,' approved December 25, 1844," by leave, reported the following resolution:

Resolved, That the bill be postponed to the next session

of the legislature.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

So the said bill was postponed to the next session of the legislature.

Mr. Foss, from the same committee, to whom was referred the bill, entitled "An act to incorporate the Concord and Claremont Railroad," with the amendment sent up from the House of Representatives, by leave, reported the same without amendment.

On the question,

Will the Senate concur with the House of Representatives in the adoption of their amendment to the foregoing bill?

It was decided in the affirmative.

Ordered, That the clerk notify the House of Representatives thereof.

On motion of Mr. Poor-

Resolved, That the bill with the following title be now taken up and considered, viz:

"An act to incorporate the Amoskeag Bank."

Mr. Vose moved that the foregoing bill be postponed to the next session of the legislature.

On the question-

Shall said bill be postponed to the next session of the legislature?

Mr. Vose called for the ayes and noes.

Those who voted in the affirmative, are

Messrs. Foss, Pindar, Vose, Weeks-4.

Those who voted in the negative, are Messrs. Poor, Gage, Drake, Dame, Tenney, Preston, Robb—7.

Aves 4. Noes 7.

So the negative of the question prevailed, and the Senate refused to postpone said bill to the next session of the legislature.

On the question,

Shall the bill be read a third time?

Mr. Vose called for the ayes and noes.

Those who voted in the affirmative, are

Messrs. Foss, Pindar, Poor, Gage, Drake, Dame, Tenney, Preston, Robb—9.

Those who voted in the negative, are

Messrs. Vose, Weeks-2.

Ayes 9. Noes 2.

So the affirmative of the question prevailed.

The bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Preston, by leave, introduced the following resolutions:

Resolved by the Senate and House of Representatives in General Court convened, That our Senators and Representatives in the Congress of the United States be requested to urge the passage of a law prohibiting slavery or involuntary servitude in all the territory acquired by the recent treaty with the republic of Mexico, except for crime, whereof the party shall first be duly convicted.

Resolved, That His Excellency the Governor be requested to furnish each of the Senators and Representatives of this State in the Congress of the United States, with a copy of the foregoing resolution.

Which were read.

Mr. Gage moved that the foregoing resolutions lie upon the table.

On the question-

Shall the foregoing resolutions lie upon the table?

Mr. Preston called for the ayes and noes.

Those who voted in the affirmative, are

Messrs. Foss, Poor, Gage, Drake, Dame, Vose, Robb, Weeks-8.

Those who voted in the negative, are

Messrs. Pindar, Preston-2.

Ayes 8. Noes 2.

So the affirmative of the question prevailed, and the resolutions were laid upon the table.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives concur with the Senate in the passage of the bill, entitled 'An act to incorporate the Winnepisseogee Steamboat Com-

pany.'

The House concur with the Senate in the passage of a bill, entitled 'An act to provide for adjourned sittings at Amherst, of the court of common pleas for the county of Hillsborough,' with an amendment, in which they ask the concurrence of the Honorable Senate.

The House have passed bills of the following titles, and the following resolutions, in which they ask the concurrence of the Senate, to wit:

'An act to sever a part of Sutton and annex the same to New London;'

'An act relating to school districts;'

'An act making appropriation for artillery company in the 16th regiment New Hampshire Militia of this State, in the year of our Lord one thousand eight hundred and forty-eight.'

'An act to sever Samuel Couch and Samuel L. Couch from school district No. 3 in the town of Salisbury, and annex them to school district No. 16 in Boscawen;'

'An act to provide for the better instruction of youth employed in manufacturing establishments;'

'An act regulating the sale of active poisons;'

'An act to provide for additional officers;'

A resolution in favor of Nath'l Kingsbury;

A resolution in favor of William Fisk;

A resolution in relation to all ordnance, apparatus, arms, and musical instruments in different parts of the State not in use;

A resolution in relation to the distribution of the report of the commissioner of common schools;

A resolution in favor of the chaplain and library of the State's Prison.

A resolution appointing William Fisk to take charge of the State House and State House Yard the ensuing year."

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act making appropriation for artillery company in the 16th regiment New Hampshire militia of this State, in the

year of our Lord one thousand eight hundred and forty-eight."

Which was read a first and second time.

Ordered, That it be referred to the committee on Military Affairs.

The Senate proceeded to the consideration of the foregoing bill, entitled "An act to provide for adjourned sittings at Amherst of the court of common pleas for the county of Hillsborough," with the amendment sent up from the House of Representatives.

On motion of Mr. Vose-

Resolved, That the Senate concur with the House of Representatives in the adoption of their amendment to the foregoing bill.

Ordered, That the clerk notify the House of Representa-

tives thereof.

The Senate proceeded to the consideration of the foregoing bills, sent up from the House of Representatives, entitled "An act to sever a part of Sutton and annex the same to

"An act to sever a part of Sutton and annex the same to

New London;"

"An act to sever Samuel Couch and Samuel L. Couch from school district No. 3 in the town of Salisbury, and annex them to school district No. 16 in Boscawen;"

Which were read a first time.

On motion of Mr. Preston-

Resolved, That the foregoing bills be postponed to the next session of the legislature.

Ordered, That the clerk notify the House of Represen-

tatives thereof.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act relating to school districts;"

Which was read a first time.

On motion of Mr. Tenney-

Resolved, That it be postponed to the next session of the legislature.

Ordered, That the clerk notify the House of Represen-

tatives thereof.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to provide for the better instruction of youth employed in manufacturing establishments;" Which was read a first and second time.

Ordered, That it be referred to the committee on Education.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act regulating the sale of active poisons;"

Which was read.

On motion of Mr. Pindar-

Resolved, That it be postponed to the next session of the legislature.

Ordered, That the clerk notify the House of Represen-

tatives thereof.

The Senate proceeded to the consideration of the foregoing bill, sent up from the House of Representatives, entitled "An act to provide for additional officers;"

Which was read a first time.

On motion of Mr. Foss-

Resolved, That it be postponed to the next session of the legislature.

Ordered, That the clerk notify the House of Represen-

tatives thereof.

The Senate proceeded to the consideration of the foregoing resolution, sent up from the House of Representatives, viz: a resolution in favor of Nath'l Kingsbury;

Which was read a first and second time.

On motion of Mr. Robb-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

The Senate proceeded to the consideration of the foregoing resolution, sent up from the House of Representatives, viz: a resolution in favor of William Fisk;

Which was read a first and second time.

On motion of Mr. Tenney-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

following resolutions and address, reported as correctly engressed by the committee on Engrossed Bills, to wit:

'An act to incorporate the Granite State Car and Machine

Shop;

'An act in favor of the artillery company in the 24th regiment:'

'An act in favor of the artillery company in the 19th reg-

iment ;'

'An act to extend the act to establish the Salisbury and East Kingston Railroad Company;'

'An act in favor of the artillery company in the 14th reg-

iment;'

'An act to authorize the town of Franconia to elect and send a representative to the general court;'

A resolution in favor of T. A. Barker and B. A. Noyes;

A resolution in favor of Horace Call;

A resolution in favor of Isaac Sturtevant;

'An address for the removal of certain officers therein named;'"

Thereupon the President of the Senate signed the foregoing bills, resolutions and address, they having been reported by the committee on Engrossed Bills to be correctly engrossed, and the same were delivered to said committee, to be laid before the Governor for his approval and signature.

Mr. Drake, from the committee on Military Affairs, to whom was referred the bill, entitled "An act making appropriation for artillery company in the 16th regiment New Hampshire militia of this State, in the year of our Lord one thousand eight hundred and forty-eight," by leave, reported the same without amendment;

Which was read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered. That the clerk notify the House of Representations.

Ordered, That the clerk notify the House of Representatives thereof.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have passed the following resolution, in which they ask the con-

currence of the Honorable Senate, viz: a resolution in favor of John F. Brown and others."

The Senate proceeded to the consideration of the foregoing resolution, sent up from the House of Representatives, viz: a resolution in favor of John F. Brown and others:

Which was read a first and second time.

Ordered, That it be referred to the committee on Claims.

The following message was received from the House of Representatives by their clerk:

"Mr. President-The House of Representatives have passed the following resolution, in which they ask the concurrence of the Honorable Senate: a resolution in favor of William H. Cummings and others."

The Senate proceeded to the consideration of the foregoing resolution, sent up from the House of Representatives, viz: a resolution in favor of William H. Cummings and others;

Which was read a first and second time.

On motion of Mr. Tenney-

Resolved, That the rules of the Senate be so far suspended that the foregoing resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Pindar, from the committee on Claims, to whom was referred the following resolution, viz: a resolution in favor of John F. Brown and others, by leave, reported the same without amendment;

Which was read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the House of Representatives thereof.

#### [Mr. Weeks in the chair.]

On motion of Mr. Foss-

Resolved, That the bill with the following title be now

taken up and considered, viz: "An act to incorporate the Israel's River Company."

On motion of Mr. Foss-

Resolved, That said bill be postponed to the next session of the legislature.

Ordered, That the clerk notify the House of Representa-

tives thereof.

#### [The President resumed the chair.]

Mr. Weeks, from the committee on the Judiciary, to whom was referred the following address, viz: "An address for the removal of Saunders W. Cooper from the office of Solicitor of Coos county," by leave, reported the same without amendment.

Mr. Preston, from the same committee, by leave, presented the following dissent to the foregoing report, with the re-

quest that it be entered on the journal:

"The undersigned respectfully dissents from the report of the majority of the committee on the Judiciary in relation to the address for the removal of Saunders W. Cooper from the office of Solicitor for the county of Coos, and assigns as a reason for his dissent, that said Cooper has not had a proper opportunity to be heard in relation to the address; that his counsel was refused, when he asked for specifications of the charges; that all the usual forms of law in cases where the property or character of persons is affected, have been laid aside, and a precedent established, dangerous to the community.

JOHN PRESTON."

Mr. Preston moved to postpone the foregoing address to the next session of the legislature.

On the question,

Shall said address be postponed to the next session of the legislature?

Mr. Preston called for the ayes and noes.

Those who voted in the affirmative, are

Messrs. Pindar, Preston-2.

Those who voted in the negative, are

Messrs. Foss, Poor, Gage, Drake, Dame, Tenney, Vose, Robb. Weeks, Hibbard—10.

Ayes 2. Noes 10.

So the negative of the question prevailed, and the Senate refused to postpone said address to the next session of the legislature.

On the question,

Shall the address pass?

Mr. Preston called for the ayes and noes.

Those who voted in the affirmative, are

Messrs. Foss, Poor, Gage, Drake, Dame, Tenney, Vose, Robb, Weeks, Hibbard—10.

Those who voted in the negative, are

Messrs. Pindar, Preston—2.

Ayes 10. Noes 2.

So the affirmative of the question prevailed, and the address passed.

Ordered, That the clerk notify the House of Representa-

tives thereof.

Mr. Yose, from the committee on the Judiciary, to whom was referred the following resolution, viz: a resolution instructing the attorney general in regard to the deed or lease of the Franklin and Bristol Railroad, by leave, reported the following resolution:

Resolved, That the foregoing resolution be postponed to

the next session of the legislature.

On the question,

Shall the resolution reported from the committee on the Judiciary pass?

It was decided in the affirmative.

So said resolution was postponed to the next session of the legislature.

Ordered, That the clerk notify the House of Representa-

tives thereof.

Mr. Poor, from the committeee on Roads, Bridges and Canals, to whom was referred the bill with the following title, and the following resolution, viz:

"An act in addition to an act, entitled 'An act in addition to an act, entitled "An act to incorporate the Amoskeag

Falls Bridge; ","

A resolution appropriating a certain sum for the repair of a road in Carroll; by leave, reported the following resolution: Resolved, That the foregoing bill and resolution be indefinitely postponed.

On the question,

Shall the resolution reported from the committee on Roads, Bridges and Canals, pass?

It was decided in the affirmative.

So said bill and resolution were indefinitely postponed.

On motion of Mr. Gage-

Resolved, That the Senate do now take a recess until ten o'clock.

#### TEN O'CLOCK.

On motion of Mr. Gage-

Resolved, That the Senate do now take a recess until eleven o'clock.

#### ELEVEN O'CLOCK.

Mr. Vose, from the committee on Engrossed Bills, by leave, reported that they had carefully examined and found correctly engrossed, bills with the following titles and the following resolutions, to wit:

"An act making appropriations for the militia of this State for the year of our Lord one thousand eight hundred and

forty-eight;"

"An act to incorporate the Concord and Claremont Rail-road;"

"An act to incorporate the Winnipisseogee Steamboat

Company;"

"An act making appropriation for the artillery company in the sixteenth regiment New Hampshire militia;"

"An act to incorporate the New Hampshire Central Rail-

road;"

"An act in amendment of an act, entitled 'An act to establish the city of Manchester,' passed July 10, 1846;"

A resolution in favor of Andover Academy;

A resolution in favor of William H. Cummings and others;

A resolution for pay of the chaplain, and furnishing books, papers and periodicals for the State prison library.

A resolution in favor of Nathaniel Kingsbury;

A resolution appropriating a sum for repairs of a road and bridge in Pittsburg;

A resolution in favor of Ira M. Clark;

Resolutions concerning the war with Mexico, a tariff, and other national affairs;

A resolution in favor of William Fisk.

Mr. Preston, from the committee on Education, to whom was referred the bills, entitled

"An act relating to certain officers of school districts;"

"An act to annex Asa Sargent, jr., to school district number seventeen in Warner," by leave, reported the following resolution:

Resolved, That the foregoing bills be postponed to the next session of the legislature.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

So the said bills were postponed to the next session of the legislature.

Ordered, That the clerk notify the House of Representatives thereof.

Mr. Preston, from the same committee, to whom were referred the bill with the following title and the following resolutions, viz:

"An act in amendment of chapter 72 of the Revised Statutes, relating to the assessment and apportionment of school house taxes;"

A resolution instructing the committee on Education to inquire into the expediency of amending chapter 316 of the

pamphlet laws;

A resolution instructing the committee on Education to inquire into the expediency of amending chapter 71 of the Revised Statutes; by leave, reported the following resolution:

Resolved, That the foregoing bill and resolutions be postponed to the next session of the legislature.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

So said bill and resolutions were postponed to the next session of the legislature.

On motion of Mr. Gage-

Resolved, That when the Senate adjourn this afternoon, it adjourn to meet again to-morrow morning at five o'clock.

On motion of Mr. Drake-

The Senate adjourned.

#### SATURDAY, June 24, 1848.

#### FIVE O'CLOCK, A. M.

Mr. Weeks, from the committee on Engrossed Bills, by leave, reported that they had carefully examined and found correctly engrossed, bills with the following titles and the following resolutions and addresses, to wit:

"An act to authorize the town of Bennington to elect and

send a representative to the general court;"

"An act to provide for the better instruction of youth employed in manufacturing establishments;"

"An act to incorporate the Contoocook Valley Railroad;"

"An act to incorporate the Amoskeag Bank;"

A resolution for the distribution of the report of the commissioner of common schools;

A resolution appointing William Fisk keeper of the State house and State house yard;

A resolution in favor of Joel Frazier;

A resolution in favor of John F. Brown and others;

A resolution for the purchase of chandeliers;

A resolution relating to ordnance and military property;

A resolution relating to the purchase of land near the State's prison;

"An act to provide for adjourned sittings, at Amherst, of the court of common pleas for the county of Hillsborough;"

"An address for the removal of certain officers;"

"An address for the removal of an officer therein named."

The following message was received from the House of Representatives by their clerk:

"Mr. President—The Speaker of the House of Representatives has signed bills of the following titles, and the following resolutions, reported to be correctly engrossed by the committee on Engrossed Bills, to wit:

"An act making appropriations for the militia of this State for the year of our Lord one thousand eight hundred and

forty-eight;"

"An act to incorporate the Concord and Claremont Rail-road;"

"An act to incorporate the Winnipisseogee Steamboat

Company;"

"An act making appropriation for artillery company in the 16th regiment N. H. militia;"

"An act to incorporate the New Hampshire Central Rail-

road ;"

"An act in amendment of an act entitled 'An act to establish the city of Manchester,' passed July 10, 1846;"

A resolution in favor of Andover Academy;

A resolution in favor of William H. Cummings and others:

A resolution for the pay of the chaplain and furnishing books, papers and periodicals for the library of the State prison:

A resolution in favor of Nathaniel Kingsbury;

A resolution appropriating a sum for repairs of a road and bridge in Pittsburg;

A resolution in favor of Ira M. Clark;

A resolution concerning the war with Mexico, tariff, and other national affairs;

A resolution in favor of William Fisk."

Thereupon the President of the Senate signed the foregoing bills and resolutions, they having been reported by the committee on Engrossed Bills to be correctly engrossed, and the same were delivered to said committee, to be laid before the Governor for his approval and signature.

Mr. Preston, from the committee on the Judiciary, to whom was referred the bill, entitled "An act in addition to chapter one hundred and sixty-seven of the pamphlet laws, by leave,

reported the following resolution:

Resolved, That the foregoing bill be postponed to the next session of the legislature.

On the question, Shall the resolution pass?

It was decided in the affirmative.

So the said bill was postponed to the next session of the legislature.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The Speaker of the House of Representatives has signed bills of the following titles, and the following resolutions and addresses, reported to be correctly engrossed, by the committee on Engrossed Bills, to wit:

'An act to authorize the town of Bennington to elect and

send a representative to the general court;"

'An act to provide for the better instruction of youth employed in manufacturing establishments;'

'An act to incorporate the Contoocook Valley Railroad;'

'An act to incorporate the Amoskeag Bank;'

A resolution for the distribution of the report of the commissioner of common schools;

A resolution appointing William Fisk keeper of the State House and State House Yard;

A resolution in favor of Joel Frazier;

A resolution in favor of John F. Brown and others;

A resolution for the purchase of chandeliers;

A resolution relating to ordnance and military property;

A resolution relating to the purchase of land near the State prison;

'An act to provide for adjourned sittings, at Amherst, of the court of common pleas for the county of Hillsborough;

'An address for the removal of certain officers;'

'An address for the removal of an officer therein named.'"

Thereupon the President of the Senate signed the foregoing bills and resolutions and addresses, they having been reported bythe committee on Engrossed bills to be correctly engrossed, and the same were delivered to said committee, to be laid before the Governor for his approval and signature.

Mr. Tenney, from the committee on Incorporations, to whom was referred the bill, entitled "An act to incorporate the Oregon Mutual Fire Insurance Company," by leave, re-

ported the same without amendment.

On motion of Mr. Tenney-

Resolved, That said bill be postponed to the next session of the legislature.

Ordered, That the clerk notify the House of Representa-

tives thereof.

Mr. Weeks, from the committee on Engrossed Bills, reported that they had laid before His Excellency the Governor, for his consideration, and if approved, for his official signature, all bills and resolutions reported by them as having been correctly engrossed, which have received the signature of the Speaker of the House of Representatives and of the President of the Senate, during the present session.

The following message was received from the House of Representatives by their clerk:

"Mr. President—The House of Representatives have appointed Messrs. Parker of Nashville, Kittredge of New Market, Sanborn of Hanover, Carpenter of Chesterfield, Robinson of Concord, Lane of Walpole, Goodrich of Portsmouth, Thompson of Holderness, Peabody of Franklin, a committee on the part of the House, with such as the Senate may join, to wait on His Excellency the Governor and inform him that the business of the present session being finished, both branches of the legislature are ready to be adjourned to Wednesday, the twenty-second day of November next, in which they ask the concurrence of the Honorable Senate."

On the question,

Will the Senate concur with the House of Representatives in the appointment of the above committee?

It was decided in the affirmative.

Ordered, That Messrs. Foss and Pindar be joined to said committee on the part of the Senate.

Ordered, That the clerk notify the House of Represen-

tatives thereof.

Mr. Foss, from the joint select committee appointed to wait on His Excellency the Governor and inform him that the business of the present session being finished, both branches of the legislature are ready to be adjourned to Wednesday, the twenty-second day of November next, by leave, reported that they had attended to the duty assigned

them, and that His Excellency replied that he would send in a message by the Secretary, as soon as he had sufficiently considered the bills and resolutions now before him.

#### [Mr. Weeks in the chair.]

The following message was received from His Excellency the Governor, by the Secretary of State:

#### " To the Honorable Senate and House of Representatives:

I have signed all the acts, resolutions and addresses which you have passed this session, and presented for my approval; and having been informed by a joint committee of both branches of the legislature that you have finished the business before you, and are now ready to adjourn, by the authority vested in me, and agreeably to a resolution of the legislature, I do hereby adjourn this legislature to Wednesday, the twenty-second day of November next.

JARED W. WILLIAMS.

Council Chamber, June 24, 1848."

The President then declared the Senate adjourned to Wednesday, the twenty-second day of November next.

JOHN H. GÉORGE, Clerk.

A true copy—attest—

JOHN H. GEORGE, Clerk.

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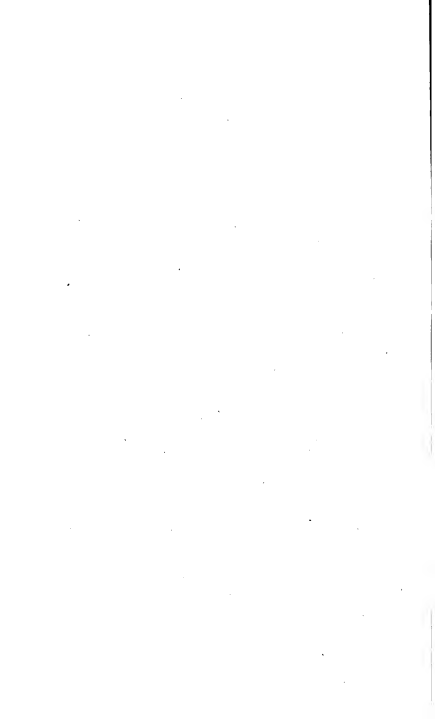
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### **JOURNAL**

OF THE

## HOUSE OF REPRESENTATIVES,

OF THE

## STATE OF NEW HAMPSHIRE;

JUNE SESSION, 1848.

PUBLISHED BY AUTHORITY.

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1848.

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# **JOURNAL**

OF THE

# HOUSE OF REPRESENTATIVES, JUNE SESSION, 1848.

## WEDNESDAY, June 7, 1848.

A quorum of the whole number of the Representatives elected from the several towns and districts in the State of New Hampshire being assembled in the capitol at Concord, in said State, on the first Wednesday of June, 1848, His Excellency the Governor, attended by the Honorable Council, came into the Representatives' Hall, and the following gentlemen presented their credentials, and were duly qualified as members of the House of Representatives, agreeably to the provisions of the constitution, namely:-

# From Rockingham County.

Atkinson, Enoch Bassett. Auburn, Franklin Crombie. Brentwood, Ephraim Robinson, jr. Candia, Joseph C. Langford. Chester, Thomas J. Melvin. Danville, Samuel Stevens. Deerfield, George W. Prescott, John Dearborn. Derry, Abel F. Hildreth. East Kingston, Eliphalet W. Philbrick. Newton, Ephraim Carter. Epping, Benjamia Burley. Exeter, George Gardner, William Wadleigh. Greenland, Ralph Hall. Hampstead, J. C. Eastman.

Hampton, Amos Towle, jr. Hampton Falls, Jeremiah Godfrey. Kensington, Julius C. Blodgett. Kingston, Gideon Webster. Londonderry, James Perkins. New Castle, William Vennard, 2d. Newington, Thomas G. Furber. New Market, George W. Kittredge, Nathaniel Stevens. North Hampton, Samuel D. Lane. Northwood, Ezra Tasker. Nottingham, Jonathan Gove. Plaistow, Daniel Harriman. Poplin, Israel S. Tuck.

Portsmoutk, John Laighten,
Jefferson McIntire,
Jeremiah D. Goodrich,
Albert R. Hatch,
Benjamin F. McIntire,
Edwin R. Locke.

ire, Sandown, James Eaton.
oodrich, Seabrook, Oliver Eaton.
h, South Hampton, John Gale.
cintire, Stratham, James Rollins.
windham, Theodore Dinsmoor.

Rye, Elvin Rand.

Raymond, John Brown.

## From Strafford County.

Barrington, Richard Swain, jr., Jonathan Young, jr. Jonathan Young, jr. Dover, Samuel Hanson, 2d, Calvin Hale, George Wadleigh. Durham, George J. Wiggin. Farmington, Mark Demeritt. Lee, Thomas M. Thompson. Madbury, Alfred Demeritt. Middleton, Jacob P. Buzzell.

Milton, Asa Fox.
Rochester, Nathaniel D. Wetmore,
William Evans.
Somersworth, John B. Wentworth,
Calvin Whitten,
Samuel Hale,
Alexander H. Stickney
Thomas Shapleigh.
Strafford, Benjamin E. Woodman,
Benjamin T. Foss.

## From Belknap County.

Alton, James Twombly,
Richard Plumer.

Barnstead, Charles Dudley,
William Grover.

Centre Hurbor, John H. Moulton.
Gilford, Joseph P. Smith,
Benjamin F. Weeks.

Gilmanton, Artemas S. Eastman,
Benjamin Morrill,

Gilmanton, Jonathan T. Coffin.

Meredith, Thomas Eastman,
Ebenezer Bickford,
John Haines.

New Hampton, Thomas Perkins.
Sanbornton, Walter H. Sleeper,
Walter Ingalla,
Littlefield Taylor.

## From Carroll County.

Albany, Jonnthan Fletcher.
Brook field, John Hodge, jr.
Chatham, Bliss Charles.
Conway, Samuel Knox.
Eaton, Isaac Quint.
Effingham, Simon P. Hill.
Freedom, Jumes Tyler.

Ossipee, Moses B. Canney,
Nathaniel Grant.
Sandwick, John Gove,
Samuel Ethridge.
Tamwoorth, John Bryant.
Tuftonborough, Andrew L. Hersey.
Wolfborough, Lewis L. Whitehouse,
John L. Mender.

# From Merrimack County.

Allenstown, Sterling Sargent.
Andover, John Fellows.
Boscawen, Caleb Smith,
Abraham Burbank.
Bow, Enoch Alexander.
Bradford, Bard P. Paige.
Canterbury, John Mathes.
Chickester, George S, Mason.

Concord, Simeon Abbot,
Edmund Werth,
Joel C. Danforth,
Asa Fowler,
Cyrus Robinson,
Chase Hill.
Dunbarton, Humphrey C. Perley.
Epsom, James Martin.

Franklin, Kendall O. Peabody. Henniker, John O. Folsom, John S. Craig. *Hooksett*, John H. Mitchell. Hopkinton, Benjamin Loverin, Stephen Sibley. Loudon, Nathaniel Flanders. Newbury, R. G. Andrew. New London, Stevens C. Roby.

Northfield, Shubael Dearborn, jr. Pittsfield, Moses Norris, jr., Moses C. Neal. Salisbury, David C. Gookin. Sutton, Šamuel Dresser, jr. . Warner, James M. Harriman, Franklin Simonds. Wilmot, John Woodbury, ir.

## From Hillsborough County.

Amherst, Levi J. Secombe. Antrim, William Carr. Bedford, Gardner Nevins, William P. Riddle. Bennington & Windsor, John W. Flagg. Milford, Daniel Putnam, Brookline, I. Bard Sawtelle. Deering, James Forsaith. Francestown, Mark Morse. Goffstown, Samuel Gould, Henry Tewksbury. Greenfield, Lewis Richardson. Hancock, Clark C. Boutwell. Hillsborough, Samuel H. Ayer, Henry D. Pierce. *Hollis*, William P. Hale. Hudson, James Carnes. Litchfield, George Griffin. Lyndeborough, Jesse Clement. Manchester, Andrew Bunton, jr., Moses Fellows, Gilman Riddle, Isaac White, David Cross.

Manchester, Thomas Hoyt, William Potter. Mason, Oliver H. Pratt. Merrimack, Joseph B. Holt. Daniel Russell. Mont Vernon, John Averill. Nashua, George Y. Sawyer, Jefferson Rockwood, Nahum Williams, Evan B. Hammond. Naskville, Daniel Abbott. New Boston, David Gage, . Micah Lawrence. New Ipswick, Jeremiah Smith, Samuel Lee. Pelham, Joshua Atwood. Peterborough, Abraham P. Morrison, Josiah S. Morrison. Sharon, James Taggart, 2d. Temple, Isaac Kimball. Wears, John L. Hadley, William Woodbury.

#### From Cheshire County.

Alstead, Almon Burge. Chesterfield, Harvey Carpenter. Dublin, Cyrus Frost. Fitzwilliam, Amos A. Parker. Gilsum, John Hammond. Hinsdale, William Haile. Jaffrey, Peter Upton. Keene, Levi Chamberlain, Isaac Sturtevant, Luther Nourse. Marlborough, Levi W. Porter. Marlow, Charles D. Symonds. Nelson, Jason Harris, jr.

Rindge, Levi Howe, Roxbury, Stillman Fifield. Stoddard, Abner Knowlton. Sullivan, Dexter Spaulding. Surry, Elijah Holbrock. Swanzey, Paul F. Aldrich, Hardin Albee. Troy, John M. Bellows. Walpole, Samuel Nichols. Westmoreland, John Piece, David Livingston. Winchester, James B. Turner, Asahel J. Humphrey. .

#### From Sullivan County.

.Acworth, Granville Gilmore.

Richmond, Stephen Randall.

Charlestown, William A. Rand.

Clarement, William Rossiter, Albro Blodgett, Jotham G. Allds. Cornisk, Ebenezer Cale. Croydon, Lester Blanchard. Goshen, Samuel C. Burnham. Grantham, Nicholas Shaw. Langdon, Edmund: Holden.

Lempster, Lemnel Miller. Newport, Nathaniel C. Todd, Edward Wyman. Plainfield, Ai Reed. Springfield, Daniel N. Adams. Unity, Jonathan C. Clement. Washington, Nathaniel G. Jones, Wendell, Bailey Pillabury.

# From Grafton County.

Alexandria, Jones R. Hayward. Bath, John H. Carbee. Benton, James J. Page. Bethlehem, John Pierce. Bridgewater, Richard Brown. Bristol, Amos Brown. Campton, John Adams. Danbury, John C. Frazier. Dorchester, Thomas J. Fitts. Franconia and Lincoln, Priest Young. Orange, David Barnard. Grafton, Jedediah Barney. Groton, Abel Bailey. Hanover, Edwin D. Sanborn, Jeremiah Chandler. Haverhill, Daniel Merse, 2d, Samuel Page. Hebron, David Hazelton. Hill, Isaac T. Parker. Holderness, James Huckins,

Holderness, J. H. Thompson. Landaff, Samuel P. Peavey. Lebunon, Uriah Amsden, Abner Allen. Lisbon, Otis Savage. Littleton, Jonathan Lovejoy, John M. Charleton, Lyman, Lebbeus Hastings. Lyme, Thomas Perkins. Orford, Daniel P. Wheeler. Piermont, John F. Stevens. *Plymonth*, John H. Gill. Rumney, Hugh B. Simpson. Thornton, Jeremiah Gilman. Warren, Russell K. Clement. Waterville, Moses Foss. Woodstock and Ellsworth, Stephen Coombs.

# From Coos County.

Jackson and Pinkham's Grant, Bartlett, John D. Thompson. Berlin, Gorham, and Shelburne, Nathaniel P. Meserve-Thomas J. Hubbard. Jefferson and Randolph, Carroll, Nash and Sawyer's Location, Benjamin H. Plaisted. Hart's Location, and Crawford's Lancaster, James M. Rix. Grant, Samuel Worthley. Milan, Stark, and Damm Milan, Sturk, and Dummer, Colebrook, Amos W. Drew. Harwood Pike. Northumberland and Straiford, Columbia, Joshua S. Mathes. Dalton, Moses H. Rix. Russell Gamaby. Dixville, Clarksville, Pittsburg, Mills- Stewartstown, John Flanders. field, and Erroll, Richard J. Blan- Whitefield, Caleb Rix.

His Excellency the Governor and the Honorable Council then withdrew.

The House was called to order by L. Smith, clerk of the House last year.

On motion of Mr. Hale of Hollis-Moses Norris, jr., was elected chairman. On motion of Mr. Hadley of WeareThe House proceeded, by ballot, to the choice of Speaker, and on the first balloting the chairman announced the state of the vote, as follows:

Whole number of votes cast,	263
Necessary for a choice,	132
T. J. Whipple had	1
Moses Norris; jr., had	1
George Y. Sawyer had	1
Asa Fowler had	30
Levi Chamberlain had	78
Samuel H. Ayer had	15%

and Hon. Samuel H. Ayer was accordingly declared elected Speaker.

Mr. Ayer, on taking the chair, addressed the House as follows:

Gentlemen—While I return you the sincere acknowledgments of a grateful heart for the high honor your partiality has conferred, I must also express to you a distrust of my ability to discharge the important duties it involves in a manner commensurate with your generous confidence. I should shrink from a position for which I am possessed of so few qualifications, were it not for the conviction that the same generosity which induced you to elevate me to the chair, will also lead you to observe with a friendly eye the many errors I shall undoubtedly commit. Relying then upon your kind forbearance, as well as upon the aid and counsel you will not withhold, but most cheerfully afford me, I accept your trust, and can only promise you that I will bring to its discharge whatever abilities I may possess.

We are here, gentlemen, in obedience to a summons from the highest earthly authority—the sovereign people. They have entrusted us with duties among the most responsible that men are ever called upon to perform; for they involve considerations affecting not only the interests and welfare of our immediate constituents, but, in a great measure, of generations yet unborn. Though an obnoxious law can be readily expunged from the statute book, its effects cannot be so easily effaced. Besides, the inconsiderate passing of bills by one legislature to be repealed by the next, creates such confusion that those which are in force are as little known to the great mass of the community as were the edicts of the Roman emperor, which he promulgated by posting them

upon the pillars of his palace, above the reach of the public eye. It becomes us then to weigh well what we do. No act should be permitted to pass our body, without the most careful deliberation—without the fullest conviction that it will subserve the public weal. To conduct the business of the session with such fidelity, will require much labor, it is true; but no more than a due regard to our official oaths demands—no more than a generous constituency, who have so freely entrusted their interests to our charge, have a right to expect at our hands.

And now, gentlemen, entertaining a deep sense of the responsibility under which we labor, let us proceed to the duties assigned us with all the powers of our minds and all the honesty of our hearts—let us, too, invoke the aid of that wisdom which cometh from on high, remembering that in His great hand we stand, and with His co-operation we can accomplish what feeble man alone cannot.

On motion of Mr. Burnham of Goshen— The House proceeded to the choice of clerk.

On the first balloting, the Speaker announced the state of the vote, as follows:

Whole number of votes cast,	259
Necessary for a choice,	130
Daniel W. Quimby had	2
Thomas J. Harris had	41
Hamilton Hutchins had	62
Lewis Smith had	154
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and Lewis Smith was accordingly declared elected clerk.

On motion of Mr. Fowler-

Resolved, That Thomas J. Whipple be appointed assistant clerk.

Lewis Smith and Thomas J. Whipple being present, were sworn to the faithful performance of their duties.

On motion of Mr. Kittredge of New Market-

Resolved, That information be given to the Honorable Senate that the House of Representatives have assembled, have chosen Hon. Samuel H. Ayer, Speaker, Lewis Smith, clerk, and Thomas J. Whipple, assistant clerk, and are now ready to proceed to the business of the session.

On motion of Mr. Hadley of Weare-

Resolved, That the rules of the House for the last annual

session be adopted as the rules of this House, until otherwise ordered.

The following message was received from the Senate by their clerk:

"Mr. Speaker—I am directed to inform the House of Representatives that the Senate have assembled, have elected Hon. Harry Hibbard, President, John H. George, clerk, and Francis R. Chase, assistant clerk, and are now ready to proceed to the business of the session."

On motion of Mr. Eastman of Hampstead-

Resolved, That when the House adjourn in the forenoon, they adjourn to meet again at three o'clock in the afternoon, and when they adjourn in the afternoon, they adjourn to meet again at ten o'clock the next morning, until otherwise ordered.

On motion of Mr. Flagg—
The House adjourned.

## AFTERNOON.

On motion of Mr. Burnham-

Resolved, That a committee be appointed to prepare and report rules for the government of the House the present year.

Ordered, That Messrs. Burnham, Fowler, and Hatch, be the committee.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate have passed a resolution adopting the joint rules of the two branches of the legislature for the year 1847, as the joint rules of the two houses for the present year, until otherwise ordered, in which they ask the concurrence of the House of Representatives."

The House proceeded to the consideration of the foregoing resolution, which came down from the Senate.

On the question,

Will the House concur with the Senate in the adoption of the foregoing resolution?

It was decided in the affirmative.

Ordered, That the clerk inform the Senate thereof.

On motion of Mr. Gardner-

Resolved, That a committee of five be appointed on the part of the House, with such as the Senate may join, to wait on His Excellency the Governor and inform him that quorums of both branches of the legislature have assembled, are organized and ready to receive any communication he may be pleased to make.

Ordered, That Messrs. Gardner, Rix of Laneaster, Bassett, Hildreth, and Woodbury of Weare, be the committee

on the part of the House.

Ordered, That the clerk inform the Senate thereof, and request their concurrence therein.

On motion of Mr. Faton of Sandown-

Resolved, That a committee of three be appointed to wait upon the several clergymen who are members of the legislature, and invite them to officiate as chaplains of the legislature during the present session, and that prayer be offered in the Representatives' Hall every morning at a quarter before ten o'clock, and that His Excellency the Governor, and the Honorable Council and Senate, be invited to attend.

Ordered, That Messrs. Eaton of Sandown, Wetmore, and

Richardson, be the committee.

On motion of Mr. Rix of Lancaster-

Resolved, That the House are ready to meet the Senate in convention, for the purpose of proceeding in the elections agreeably to the provisions of the constitution.

Ordered, That the clerk inform the Senate thereof.

On motion of Mr. Parker of Hill-

Resolved, That each member of the House be requested to leave a memorandum of his name, place of residence, boarding house, and the number of his seat, with the door-keepers, immediately after the adjournment of the House this afternoon.

The following message was received from the Senate by their clerk:

"Mr. Speaker—I am directed to inform the House of Representatives that a vacancy exists in senatorial district No. 5, and that Thomas E. Sawyer and James Drake are the two highest candidates in district No. 5.

The Senate concur with the Hense of Representatives in the passage of a resolution appointing a joint select committee to wait upon His Excellency the Governor, and inform him of the organization of the legislature, and have on their part joined Mr. Gage."

Messrs. George Clark of Manchester, John Burley of New Durham, and George W. Doe of Pembroke, members elect of the House, from said towns respectively, having been duly qualified, were introduced by the Secretary of State, and took their seats.

#### IN CONVENTION.

The Senate and House of Representatives being assembled in convention in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution, the Secretary of State came in and laid before the convention the returns of votes for Governor from the several towns and places in this State, and also the returns of votes for Councillors in the several councillor districts in the State.

On motion of Mr. Fowler, of the House-

Resolved, That the returns of votes for Governor from the several towns and places in this State be referred to a committee, with instructions to open and record the same, compare and cast their numbers, and report to the convention thereon.

Ordered, That Messrs. Vose of the Senate, and Fowler and Hadley of the House, be the committee.

On motion of Mr. Woodbury of Wilmot, of the House— Resolved, That the returns of votes for Councillors from the several councillor districts in the State, be referred to a committee, to open and record the same, compare and cast their numbers, and report thereon.

Ordered, That Messrs. Weeks of the Senate, and Wood-

bury of Wilmot, and Eastman of Hampstead, of the Heuse, be the committee.

On motion of Mr. Norris, of the House-

The convention proceeded to the choice of Senator, to fill the vacancy in senatorial district number five, Thomas E. Sawyer and James Drake being the constitutional candidates.

On the first balloting the chairman announced the state of

the vote, as follows:

There were six blank pieces of paper.

Whole number of votes cast,		264
Necessary for a choice,		133
Thomas Sawyer had		1
Thomas E. Sawyer had		97
James Drake had		166
nd James Drake was accordingly declared	elected	Senator

and James Drake was accordingly declared elected Senato for district number 5.

On motion of Mr. Gardner, of the House— The convention arose and the Senate withdrew.

# IN HOUSE OF REPRESENTATIVES.

Mr. Gardner, from the committee appointed to wait on His Excellency the Governor and inform him that quorums of both branches of the legislature had assembled, were organized, and ready to receive any communication he might be pleased to make, by leave, reported that they had attended to the duty assigned them, and that His Excellency informed the committee that he had no communication to make.

On motion of Mr. Sleeper— The House adjourned.

# THURSDAY, June 8, 1848.

On motion of Mr. Parker of Fitzwilliam— Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to report at what time the business of the present session may be brought to a close.

Ordered, That Messrs. Parker of Fitzwilliam, Hale of Hollis, and Clement of Unity be the committee on the part

of the House.

Ordered, That the clerk inform the Senate thereof and request their concurrence therein.

Messrs. John Whicher of Wentworth and Farnum F. Lane of Walpole, members elect of the House from said towns respectively, having been duly qualified, were introduced by the Secretary of State and took their seats.

Mr. Hastings introduced the following resolution:

Resolved, That Tuesday next, at eleven of the clock in the forenoon, be assigned for the election of Secretary of State, State Treasurer, and Public Printer.

Mr. Hadley moved to amend the resolution by striking out the word "Tuesday," and inserting instead thereof the

word "Wednesday."

On motion of Mr. Norris-

Resolved, That said resolution be laid upon the table.

On motion of Mr. Gardner-

Resolved, That the House are ready to meet the Senate in convention for the purpose of proceeding in the elections, agreeably to the provisions of the constitution.

Ordered, That the clerk inform the Senate thereof.

On motion of Mr. Rix of Dalton-

Resolved, That a committee be appointed to nominate two suitable persons for doorkeepers of the House the present year, and that they report immediately upon the coming in of the House this afternoon.

# IN CONVENTION.

The Senate and House of Representatives being assembled in convention in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution,

Mr. Vose of the Senate, from the committee appointed to receive the returns of votes for Governor, from the several towns and places in this State, open and record the same, compare and cast their numbers, and report thereon, by leave, made the following

#### REPORT:

The select committee appointed to open and record the votes for Governor, and to compare and cast their numbers, have attended to the duty assigned them, and instructed me to make the following report:

The whole number of votes returned, is	61,542
Necessary to a choice,	30,772
Estimated as scattering,	468
Nathaniel S. Berry has	28,829
Jared W. Williams has	32,245

and is duly elected Governor of the State of New Hamp-

shire for the ensuing political year.

Returns were seasonably received from all the towns and places in the State in due form, with the exception of Cambridge, Hart's Location, and Pinkham's Grant, in the county of Coos, from which no returns have been received.

The committee have instructed me to report the follow-

ing resolution:

# FREDERICK VOSE, for the committee.

Resolved, That Jared W. Williams, having received a majority of all the votes cast, is duly and constitutionally elected Governor of this State for the ensuing political year.

On the question,

Shall the resolution reported by the committee be adopted?

It was decided in the affirmative.

On motion of Mr. Vose, of the Senate-

The convention arose and the Senate withdrew.

# IN HOUSE OF REPRESENTATIVES.

The Speaker announced the committee to nominate door-keepers to consist of Messrs. Rix of Dalton, Forsaith, and Knowlton of Stoddard.

On motion of Mr. Norris-

The House resumed the consideration of the resolution

assigning a day for the election of Secretary of State, State Treasurer, and Public Printer.

The question being upon agreeing to the amendment moved by Mr. Hadley,

It was decided in the affirmative.

Mr. Norris moved further to amend by striking out the words "eleven o'clock in the forenoon" and inserting instead thereof the words "four o'clock in the afternoon."

The question being upon agreeing to said amendment,

It was decided in the affirmative.

The resolution as amended was then adopted.

On motion of Mr. Hadley-

Resolved, That a committee of ten be appointed on the part of the House, with such as the Senate may join, to wait upon His Excellency Jared W. Williams, the Governor elect, and inform him of his re-election as Governor of this State for the ensuing political year, and that the legislature are ready to receive any communication he may be pleased to make.

Ordered, That Messrs. Hadley, Gardner, Wiggin, Sleeper, Knox, Robinson of Concord, Sturtevant, Jones, Savage, and Thompson of Bartlett, be the committee on the part of the House.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Woodbury of Weare-

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to prepare and report joint rules for the government of the two branches of the legislature the present year.

Ordered, That Messrs. Woodbury of Weare, Sturtevant, and Hersey be the committee on the part of the House.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Henry N. Boyden of Manchester, member elect from that city, having been duly qualified, was introduced by the Secretary of State, and took his seat.

The Speaker laid before the House a report which had been laid upon his table by Ira St. Clair, one of the Bank Commissioners.

On motion of Mr. Rix of Lancaster— Resolved, That said report be laid upon the table. On motion of Mr. Webster of Kingston-

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to audit the accounts of the State Treasurer.

Ordered, That Messrs. Webster of Kingston, Hammond of Nashua, and Rix of Lancaster be the committee on the part of the House.

Ordered, That the clerk request the concurrence of the

Senate therein.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the appointment of a joint select committee to report at what time the business of the present session may be brought to a close, and have on their part joined Mr. Poor.

The Senate concur with the House of Representatives in the appointment of a committee to wait upon Hon. Jared W. Williams, the Governor elect, and inform him of his election, and that the legislature will be ready to receive any communication he may be pleased to make—and have on their part joined Messrs. Dame and Drake."

Mr. Hadley, from the committee appointed to wait upon His Excellency Jared W. Williams, the Governor elect, and inform him of his re-election to the office of Governor of the State of New Hampshire for the ensuing political year, and that the legislature will be ready to receive any communication he may be pleased to make, reported that they had attended to the duty assigned them, and that His Excellency would meet the two houses in convention in the Representatives' Hall, at four o'clock this afternoon, to take the oaths of allegiance and oath of office, and would at that time make a communication to the legislature.

On motion of Mr. Sturtevant—
The House adjourned.

## AFTERNOON.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the appointment of a joint select committee to audit the accounts of the State Treasurer, and have on their part joined Mr. Foss."

On motion of Mr. Sawyer—
The House took a recess till four o'clock.

#### FOUR O'CLOCK.

On motion of Mr. Norris-

Resolved, That the House are ready to meet the Senate in convention for the purpose of proceeding in the elections, agreeably to the provisions of the constitution.

Ordered, That the clerk inform the Senate thereof.

# IN CONVENTION.

The Senate and House of Representatives being assembled in convention, in the Representatives' Hall, for the purpose of proceeding in the elections agreeably to the provisions of the constitution, His Excellency Governor Williams, the Governor elect, came in, attended by the Honorable Council, and escorted by committees of both branches of the legislature, and manifested his acceptance of the office of Governor of this State, and took and subscribed the oaths of allegiance and oath of office, before the President of the Senate, and in presence of both branches of the legislature, when the Hon. Harry Hibbard, President of the Senate, declared His Excellency, Jared W. Williams, Governor of the State of New Hampshire for the ensuing political year, and presented him with a copy of the constitution as a guide in the discharge of his official duties.

His Excellency the Governor then made to the legislature the following

# ADDRESS:

Fellow citizens of the Senate and House of Representatives:

In again communicating with the representatives of the people of the State, it gives me great pleasure to congratu-

late them on the cheering evidence of general welfare which our country exhibits. We are assembled to discharge the high trust confided to us by our constituents, at a period when our prosperity justly calls forth mutual gratulations, and the renewed homage of our grateful acknowledgments to the Supreme Ruler of the universe. Under the smiles of heaven, civilization, education and social refinement have extended, and the pure principles of morality and religion have been cherished and greatly advanced. lation unparalleled in its increase, distinguished for its vigor, enterprise and sagacity, for its progress in wealth, and all the useful arts, we cannot fail to perceive in every section of the country, a firm and rapid improvement in all that pertains to the virtue and intelligence of the people, their means of social intercourse and intellectual elevation, and its correspondent effects on the genius of our free institutions and the laws of this extended republic. In our civil and political relations, with the exception of a single calamity, incidental to the most felicitous condition of human existence, we are tranquil and prosperous. This calamity—a war with Mexico—no spirit of forbearance or desire of peace on the part of our government, could avert, or shield our citizens from Mexican aggression.

The cardinal policy of our government, the character of our people and their institutions, are essentially peaceful. The American people endure wrongs and injuries with great patience, forbearance and magnanimity, while they can reasonably hope that amicable relations can be preserved, and just and honorable principles maintained. The total disregard of all treaty obligations on the part of Mexico, however, and her repeated injuries upon our persons, rights and property, followed by the invasion of our territory, and the shedding of the blood of our citizens, forced this war on our government, in defence of the rights of our citizens and of the honor of the nation. The duty which rests on every well regulated government, of protecting the rights of the citizens and the honor of the nation, is held sacred by every American, and regarded as essential not only to our well being, but to our existence as a nation. In the discharge of this duty, the power and patriotism of our own independent freemen have proved invincible, and demonstrated their unconquerable devotion to liberty and to the prosperity and in-

tegrity of the Union. The same pure flame of patriotism which distinguished our heroic fathers in the achievement of our national independence, burned with equal ardor and purity in the breasts of our brave officers and soldiers, and aided by the God of battles, has impelled them onward in triumph, from Palo Alto to the Halls of the Montezumas, and from one great conquest to those still greater, through a career of brilliant victories, securing the rights of our citizens and an honorable peace, and conferring immortal honors on our arms and national character. While the wisdom and energy of our national administration in directing its military achievements which have opened the way to peace, security and civil liberty, to the extension of civilization, Christianity, and free government, call forth the gratitude of every true patriot, their honest and just pride can be scarcely less gratified with the ability and success which has distinguished its civil administration and given increased confidence in our free institutions, and in our strength and capacity to defend them.

The legitimate object of a tariff is to raise revenue sufficient to defray the necessary expenses of government. This object, however, seems to have been lost sight of in the eagerness which has existed to increase the profits of capital invested in manufactures, by taxing one portion of the community for the benefit of another. Under this administration that odious system has been repealed, and a new tariff adopted, operating on all with more equal and exact justice. This tariff is designed as a revenue measure, and exempts from taxation, as far as practicable, all articles of necessary consumption, and such as do not come in competition with our own growth and manufacture, and imposes on other articles and commodities only such duty as will answer the ordinary demands of the treasury and furnish the incidental protection necessary to encourage the great interests of the country. This modification of the tariff, and the corresponding reduction of high duties by the British government on exports of grain and other agricultural products, has, without detriment to other interests, greatly increased the prosperity of our agricultural and industrial pursuits, augmented our commercial exchanges, and contributed largely to the general wealth and prosperity of the country.

The failure of banking corporations to discharge their

liabilities under the law which formerly made them the keepers of the public moneys and treasuries of the government, was the occasion of great pecuniary distress, and public and private suffering. That law has also been repealed, and an independent treasury established, according to the requirements of the constitution, in which the public funds may be deposited in the safe custody of agents duly constituted by the people. This constitutional treasury, by checking excessive importations, exerts a healthy action on commerce, and by removing the public moneys from the vaults of the banks, has a most salutary influence in restraining their tendency to excessive paper issues, and in arresting those violent expansions and contractions of the paper money system which have so often involved the best interests of the country in one common calamity.

The great leading agricultural, manufacturing, and commercial interests are prosperous and flourishing, and the principles of our free government secure to all the greatest possible degree of rational liberty and happiness. Never did our happy and glorious union present so many claims to the affectionate attachment of the American people, or offer to the admiration of the world a brighter example of the successful operation of a free and popular government. friend of a republican government, who duly appreciates the vast superiority of our laws and institutions over those of every other government, cannot fail to exult that the example of patriotism exhibited by this republic in achieving liberty and independence, is operating with irresistible influence in removing the weight of oppressive institutions, and stimulating the people to successful efforts in the cause of freedom throughout the civilized world. The spectacle afforded by the present convulsed and agitated state of the older nations of the earth, now struggling to throw off tyrannical rule, and obtain constitutional liberty, is truly sublime, and demonstrates the purity of our political system, and the value of our free institutions. Who indeed that has a Christian heart, or the love of freedom glowing in a philanthropic breast, does not sympathize with the people of France, and desire to cheer them on in their efforts in favor of popular rights and to congratulate them on their success in establishing a republic on the ruins of a French monarchy? Or who does not rejoice that the spirit of freedom is

abroad in lands where its sighs have never before been heard, and rescuing, with its resistless energy, millions of our fellow beings from despotic power, and imparting to them the blessings which flow from our happy and free system of government?

Our government is founded on principles of justice and equity, and makes it the duty of the legislature at all times to enact laws which, in their operation and effects, shall prove as beneficial to the poor and humble as to the rich and influential. Under our free system of government, where the people are sovereign, that special legislation which furnishes facilities to one class of monopolizing the fruits of the toil and industry of another, is a violation of that natural law which entitles every man to the rewards of his honest industry, and subversive of every principle of justice, equality, and free government.

The right of the people to control corporations by amending or repealing their charters, wisely secured by the acts of our last legislature, affords the necessary power for legislative scrutiny into their condition, their means and liabilities, and cannot be surrendered without danger to our free institutions. Corporators having the control and management of the business of a corporation, should, like individuals in their business, be held liable and responsible for their control and management, and while they are permitted to divide the profits of their successful operations among themselves, should not be allowed to distribute the losses, growing out of bad management or improper speculation, among the people.

In a communication to the members of our last legislature, I called their attention to the subjects which I regarded most intimately connected with the interests of the people. Many of these subjects have been acted upon and some will be presented for your consideration with the unfinished business of that session. Notwithstanding the conviction impressed on my mind of their high importance, it is not my desire or duty to occupy your time impressing them upon your attention. An extensive and intimate knowledge of the different classes of society is necessary to enable us to carry into effect the objects and designs of government.—You are from the immediate neighborhood of your constituents, well acquainted with their condition, and are the best

judges of what will promote their interests. The control, which in times less enlightened than the present, the law gave the creditor over the personal liberty of his debtor to compel him to pay his debts by the terrors or miseries of imprisonment, has been taken away by a course of legislation favorable to the poor debtor, and consistent with the liberal and humane feelings of the age. And the inquiry may now well be made by those sharing in the awakened sympathies of the people, if the time has not come when reason and sound policy, as well as humanity, will justify the exemption of a larger amount of property from attachment and execution for the relief of the poor debtor, than is now exempted by law. Oppression is the bane of honest industry and active enterprise. Arbitrary power exerted by a relentless creditor in wresting from his poor debtor his means of supporting his family and paying his debts, has no tendency whatever to facilitate the collection of his debts, and serves only to dispirit the debtor and drive him to despondency, vice and ruin.

That unfortunate class of our fellow-beings, the deaf and dumb, the blind and insane, have been materially benefitted by the appropriations made by the legislature for their relief. The means now placed at the disposal of the Executive are inadequate to the assistance of all the meritorious applicants for the State's bounty, and it is believed that an enlightened, liberal public sentiment in the cause of suffering humanity, will sustain an ardent disposition entertained by the different branches of the government, to increase these appropriations, which are recommended by every consideration of justice and the principles of religion, and to promote a charity so noble and honorable to our State character.

Reports from the Warden of the State Prison and from the State Treasurer, reflecting much credit on those officers, will be presented for your consideration during this session of the legislature—a session which a due regard to the expenditures of the State will terminate as soon as is consistent with the public interest.

The term of office of one of our Senators in Congress will expire on the 4th of March next, and it will be the duty of this legislature to elect some person to that office.

The law relating to the time of holding the election of

Electors of President and Vice President of the United States should be changed, so as to conform to the law of Congress requiring that election to take place on the same day in every State in the Union.

The care and labor bestowed by our last legislature upon our militia laws was needed to remove their defects and restore the militia system to that respectable position which it deserved, and which was assigned to it by the framers of The amendments made to these laws, the constitution. and the provision engrafted on them establishing schools of instruction for officers, have imparted new life and vigor to the system, and given an honorable standing to the militia of New Hampshire. That the present militia law, containing as it does many extensive and complicated provisions, should not be found by the test of experience to need amendment in some of its minor details, cannot be reasonably expected. Any change in its general principles, however, would deprive the system of its necessary efficiency, and prove subversive of the stability of an institution on which free governments, constitutional liberty and the honor of our national character materially depend.

Among the general concerns of legislation, the constitution regards education of the first magnitude. Ignorance is unfavorable to the interests of virtue and religion, as it is to the preservation of freedom and free government. Without a knowledge of their rights, men will neither appreciate nor defend them; and while they remain ignorant of their duties, their performance cannot reasonably be expected. It is, then, one of the first duties of a legislator to extend his guardian care over our common schools, and to encourage literature and the general diffusion of knowledge. Our able commissioners of common schools have labored with great fidelity and success in awakening the public mind to a sense of the importance of elevating the standard of popular education and in adopting means best calculated to promote this great object. The valuable reports of these commissioners give a full view of the progress and advancement of our system of common school instruction, which is destined to bless the rising generation, and impart fresh strength and vigor to our free institutions. To improve and perfect this system, which is to arm our youth with the knowledge and power which are to fit them for maintaining the rank and

dignity of freemen, is indeed a delightful duty to the phi-

lanthropist, and the noblest object of legislation.

Our laws have been revised with great care and labor, are generally known, and have received a sound. satisfactory judicial construction, and it is the part of wisdom to permit a well-digested system of laws, which are free from those doubtful constructions that lead to litigation, to remain unchanged, till experience shall suggest defects in that system, which a due regard to the condition of society and the interests of the people require should be remedied. patriotism and ability, however, is wisely committed the honor and duty of legislating for the State. The people have confided to our care and protection these most vital interests, and it is our high duty to make a return of industry, care, and fidelity corresponding with the magnitude of the honor, and the responsibility of the trust. In the establishment of rules for the control of human conduct in every variety of situation and relation affecting the rights of individuals and the general prosperity and happiness, a legislator should be governed by the noblest motives which can influence the human mind. Passion, prejudice, and self-interest may sometimes misrepresent his acts and pervert his motives, and the amicable relations of mutual benefit may for a time be destroyed. But time, with that candid, dispassionate consideration which it never fails to bring, will do justice to his course and approve his official conduct; and while in humble reliance on Divine Providence, that spirit is cherished which gave form and strength to the constitution, a conservative power will exist in the patriotism and intelligence of the people, which will shield them from the evils of disunion, and from every factious and dangerous design which can diminish the independence, degrade the dignity, or tarnish the honor of our country.

In conclusion, I cannot omit to assure you that you may rely on my cordial co-operation in all your efforts to promote the welfare of our fellow citizens, or refrain from acknowledging, with great sensibility and heartfelt gratitude, the expressions which I have received of their generous confidence and support. However inadequate may be the return for their continued cherished kindness, and whatever may be the result of my official acts, I shall ever have the unfailing consolation which is derived from a consciousness that

my humble efforts have been directed by an ardent desire to discharge my duty with fidelity, and to subserve the best interests of the State.

JARED W. WILLIAMS.

Executive Chamber, Concord, June, 1848.

His Excellency the Governor and the Honorable Council then withdrew.

On motion of Mr. Hersey, of the House— The convention arose and the Senate withdrew.

## IN HOUSE OF REPRESENTATIVES.

On motion of Mr. Sawtelle-

Resolved, That the address of His Excellency the Governor be laid upon the table, and that the elerk be directed to procure one thousand printed copies of the same for the use of the House.

On motion of Mr. Carpenter—
The House adjourned.

# FRIDAY, June 9, 1848.

Mr. Burnham, from the committee appointed to prepare and report rules for the government of the House the present year, by leave, reported a series of rules for that purpose.

Mr. Sawyer moved to amend the thirty-eighth rule reported by the committee, by inserting after the words "when a bill shall have been introduced by a member upon leave,"

the words "or by message from the Senate."

The question being, upon agreeing to said amendment,

It was decided in the affirmative.

Mr. Parker of Fitzwilliam moved further to amend the report of the committee by striking out the thirtieth rule reported.

The question being, upon agreeing to said amendment, It was decided in the affirmative.

The report, as amended, was then accepted, and the rules adopted as the rules of the House for the present year, and are as follows:

#### OF THE DUTY OF THE SPEAKER.

- 1. The Speaker shall take the chair at precisely the hour to which the House shall have adjourned, shall immediately call the members to order, and at the commencement of each day's session shall cause the journal of the preceding day to be read.
- 2. He shall preserve decorum and order; may speak on points of order in preference to other members, rising from his seat for that purpose; and shall decide questions of order, subject to an appeal to the House by any two members. Questions shall be distinctly put in this form, to wit: "As many as are of opinion that, (as the case may be,) say aye;" and after the affirmative vote is expressed, "Those of a contrary opinion, say no." If the Speaker doubts, or a division be called for, the House shall divide. Those in the affirmative of the question shall first rise from their seats and stand till they be counted, and afterwards those in the negative shall rise and stand till they be counted. The Speaker shall then rise and state the decision of the House.

3. He shall rise to put a question, but may state it sitting.
4. All committees shall be appointed by the Speaker, un-

less otherwise directed by the House.

5. The Speaker shall designate to which of the standing committees all memorials, petitions, accounts, or other matters shall be referred, unless otherwise ordered by the House.

6. The Speaker shall vote in no case, unless the House be equally divided, or unless his vote, if given to the minority, will make the division equal; and in case of such equal division, the question shall be lost.

7. All acts, addresses and joint resolutions shall be signed by the Speaker; and all writs, warrants, or subpænas issued by order of the House, shall be under his hand and seal, at-

tested by the clerk.

8. In case of any disturbance or disorderly conduct in the galleries, the Speaker, or chairman of the committee of the

whole House, shall have the power to order the same to be cleared.

- 9. No person but the members and officers of the House, members of the Council, and members of the Senate, the Secretary of the State, Treasurer, and clerks of the Senate, shall be admitted within the door of the Representatives' chamber, unless by invitation of the Speaker, or of some member of the House with consent of the Speaker, except in public hearings, parties, their counsel and witnesses, under the direction of the Speaker.
- 10. The Speaker shall have power to substitute any member to perform the duties of the Chair, such substitution not to extend beyond an adjournment.

#### OF DECORUM AND DEBATE.

11. When any member is about to speak in debate, or deliver any matter to the House, he shall rise from his seat

and respectfully address himself to the Speaker.

- 12. If any member transgress the rules of the House, the Speaker shall, or any other member may, call him to order; in which case the member so called to order shall immediately sit down, and the question of order shall then be distinctly stated from the Chair; and in all cases where a member shall be called to order for uttering disrespectful words, upon the request of any member the words objected to shall be reduced to writing by the member so calling to order; after which the member so called to order may explain, and the question shall be open to debate, as in other cases, and decided by the Speaker, whose decision shall be submitted to, unless an appeal be made to the House by a member, in which case the only question shall be, "Is the Speaker's decision correct?"-which shall be decided without debate. If the decision be in favor of the member called to order, he may proceed; if otherwise, and the case may require it, he shall be liable to the censure of the House.
- 13. In all cases, the member first rising shall speak first. When two members rise at the same time, the Speaker shall name the person to speak.
  - 14. No member shall speak more than twice to the same

question, without leave of the House; nor more than once until every member choosing to speak shall have spoken.

15. While the Speaker is putting any question, or addressing the House, no one shall walk out of or across the House; nor in such case, or when a member is speaking, shall entertain private discourse; nor, whilst a member is speaking, shall pass between him and the chair; nor shall any member leave his seat while the yeas and nays are calling.

16. No member shall vote on any question in the event of which he is directly interested; or in any case where he

was not present when the question was put.

17. Every member who shall be in the House when a question is put, shall give his vote, unless the House, for

special reasons, shall excuse him.

- 18. No motion shall be debated until the same shall be seconded and stated from the chair; and when a motion shall be made and seconded, it shall be reduced to writing, if desired by the Speaker or any member, and delivered in at the table, and read by the Speaker, before the same shall be debated.
- 19. No petition shall be received by the House, unless it be presented by a member thereof and upon motion made for that purpose, nor until the substance of said petition be concisely minuted, and the name of the member and town he represents, recorded upon the back thereof; and it shall be the duty of the Speaker, whenever any motion relative to a petition is to be stated to the House, to state, in the first place, the substance of the petition, as minuted on the back thereof.
- 20. After a motion is stated by the Speaker, it shall be in possession of the House, but may be withdrawn at any time before an amendment.
- 21. When any question is under debate, no motion shall be received but, 1st to adjourn; 2d, to lie on the table; 3d, to postpone indefinitely; 4th, to postpone to a day certain; 5th, to commit; and 6th, to amend; which several motions shall have precedence in the order in which they are arranged. Motions to adjourn, and lie on the table, shall be decided without debate.
- 22. When a question is postponed indefinitely, the same shall not be acted upon during the session.

- 23. Any member may call for a division of the question, when the sense will admit of it.
- 24. A motion for commitment, until it is decided, shall preclude all amendment to the main question; and all motions and reports may be committed at the pleasure of the House.
- 25. No new motion shall be admitted, under color of amendment, as a substitute for the motion under debate.
- 26. No vote shall be re-considered, unless the motion for re-consideration be made by a member who voted with the majority, nor unless notice of such motion be given on the same day on which the vote passed, or on the next day on which the House shall be in session, between the hours of ten and twelve o'clock.
- 27. When the reading of a paper is called for, and objected to by any member, it shall be determined by a vote of the House.
- 28. Any member may excuse himself from serving on any committee, at the time of his appointment, if he is then a member of two other committees, who have not reported.
- 29. Each member shall seasonably and punctually attend his duty in the House, and no one shall absent himself from the service of the House, unless he have leave, or be sick and unable to attend.
- 30. The Speaker shall appoint a sergeant-at-arms, whenever it may be necessary to execute the commands of the House and process issued by its authority.

#### OF STANDING COMMITTEES.

31. The following standing committees shall be appointed early in the June session:

A committee on Elections; a committee on the Judiciary; a committee on Banks; a committee on the State Prison; and a committee on Public Lands—to consist of ten members each.

A committee on Agriculture and Manufactures; a committee on Finance; a committee on Military Affairs; a committee on Education; a committee on Incorporations; a committee on Towns and Parishes; a committee on Railroads; a committee on Roads, Bridges and Canals—to con-

sist of ten members each; a committee on Unfinished Busi-

ness, to consist of nine members.

A committee on Bills on their Second Reading; a committee on Printers' Accounts; a committee on Military Accounts; and a committee on Claims—to consist of seven members each; a committee on the Alteration of Names, to consist of five members.

It shall be the duty of the committee on Elections to examine and report upon the certificate or other credentials of the election of the members returned to serve in this House, and to take into consideration all such petitions and other matters in relation to elections and returns, as shall or may be presented, or come in question, and shall be referred to them by the House.

It shall be the duty of the committee on the Judiciary to take into their consideration all matters in relation to the judiciary system of this State; to examine and report what laws have expired or are near expiring, and require to be revived or further continued, and report their opinion on all constitutional questions that may be referred to them by the

House.

It shall be the duty of the committee on Banks to consider all applications for the incorporation of banks, and all subjects relating to such institutions, that may be referred

to them by the House, and to report thereon.

It shall be the duty of the committee on the State Prison to take into consideration all matters in relation to the State Prison, to examine all reports and accounts that may be submitted by the Warden, and make such report, either by bill or otherwise, as they think the interest of the State requires.

It shall be the duty of the committee on Public Lands to consider all proposals and applications for the sale of public lands, and every matter in relation to them, that may be referred to the committee by the House, and to report thereon.

It shall be the duty of the committee on Agriculture and Manufactures to take into their consideration all matters concerning the agricultural and manufacturing interests of the State, and the incorporation of agricultural societies and factories, that shall be referred to them by the House, and to report thereon.

It shall be the duty of the committee on Finance to examine and take into consideration the state of the treasury, to report what sum it may be necessary to raise as a State tax, and on every subject touching the financial interests of the State, that may be referred to them by the House.

It shall be the duty of the Military committee to consider all applications for altering or amending laws regulating the militia of this State, and for the removal of militia officers, and to report thereon.

It shall be the duty of the committee on Roads, Bridges and Canals to consider all applications for the incorporation of turnpikes, bridges or canals, and for the alteration of tolls, and all matters relative thereto, that may be referred to them by the House, and to report thereon.

It shall be the duty of the committee on Railroads to consider all petitions for the incorporation of railroads; for alterations; and all matters relative thereto, that may be referred to them by the House, and to report thereon.

It shall be the duty of the committee on Education to consider all subjects relative to the regulation of school districts and schools, and all matters concerning education, that may be referred to them by the House, and report thereon.

It shall be the duty of the committee on Towns and Parishes to consider all applications for the incorporation of towns or parishes, for the alteration of town or parish lines, that may be referred to them by the House, and to report thereon.

It shall be the duty of the committee on Incorporations to consider and report on all applications for acts of incorporation, and all other matters which may come in question relative to bodies corporate, that may be referred to them by the House, excepting those relating to towns, parishes, turnpikes, railroads, canals, banks, agricultural societies and factories.

It shall be the duty of the committee on Unfinished Business to examine and report from the journals of the last session, all such matters as were then pending and undetermined.

It shall be the duty of the committee on Bills on their Second Reading to take into consideration all bills on the second reading, that may be committed for amendment, or

otherwise, and to make such report thereon as they may

think expedient.

It shall be the duty of the committee on Printers' Accounts to examine and adjust all accounts against the State for printing, and every subject relating to such accounts, that may be referred to them by the House, and to report thereon.

It shall be the duty of the committee on Military Accounts to examine, adjust and report on all accounts relative to the

militia, that may be referred to them by the House.

It shall be the duty of the committee on Claims to audit, adjust and report on all accounts and claims that may be presented for allowance, except accounts for printing, military accounts, and accounts for engressing bills.

32. All other committees shall consist of three members.

unless otherwise ordered.

33. The standing committees shall attend at their respective committee rooms two hours before the meeting of the House in the morning, and at such other times as the House shall order; and no committee shall sit during the sitting of the House, unless when the Speaker shall consider it to

be necessary.

34. The first named member of any committee appointed by the Speaker of the House, shall be chairman; and in case of his absence, or being excused by the House, the next named member, and so on as often as the case shall happen, unless the committee, by a majority of the number, elect a chairman. And when any committee shall report otherwise than by bill, they shall, if the subject admit of it, subjoin to their report a resolution, making such disposition of the matter committed to them as to the committee shall seem expedient.

35. Whenever it shall not be convenient for any standing committee to attend promptly to all the business which may properly be referred to it, the Speaker may, on a vote of the House to that effect, appoint an additional committee upon the same subject, to consist of the same number of members as the original committee, whose duty it shall be to take into consideration all matters in relation to that subject which shall be referred to them by the House, and to report there-

on.

#### ON BILLS.

- 36. Every bill shall be introduced by motion for leave, or by an order of the House, on the report of a committee; and no bill shall be introduced by any member, (except on the report of a committee,) unless he shall have given at least one day's notice of his intention, and of the bill to be introduced.
- 37. Every bill shall have three several readings in the House previous to its passage; the first reading shall be for information, and thereupon, when the bill shall have been introduced by a committee, if not rejected or otherwise disposed of, a time shall be assigned for a second reading; and upon the second reading, if not rejected, or otherwise disposed of by the House, a time shall be assigned for a third reading. When a bill shall have been introduced by a member upon leave, or by message from the Senate, and read a first time, if it be not rejected or otherwise disposed of by the House, the question shall be, Shall the bill be read a second time? and, if ordered to a second reading, it shall immediately be read a second time by its title, and be by the Speaker referred to the appropriate standing committee, unless otherwise ordered by the House. No bill, after it has been read a second time, shall have a third reading until after an adjournment. The time assigned for the second and third reading of bills and resolutions shall be 11 o'clock in the forenoon, and 3 o'clock in the afternoon, unless otherwise ordered by the House.

38. No amendment shall be made, but upon the second reading of a bill or joint resolution, and all resolutions shall be in writing, with the name of the member and the town he represents, on the back thereof.

39. All bills and all votes and resolutions that are necessary to be carried to the Senate for their concurrence, may be sent by the assistant clerk.

#### OF COMMITTEE OF THE WHOLE HOUSE.

40. The House may resolve itself into a committee of the whole House at any time, on the motion of a member made for that purpose; and in forming a committee of the whole House, the Speaker shall leave the chair, and a chairman to preside in committee shall be appointed by the Speaker.

41. Upon bills and resolutions committed to a committee of the whole House, the bill or resolution shall be first read throughout by the clerk, and then again read and debated by clauses, leaving the preamble of the bill to be last considered: the body of the bill or resolution shall not be defaced or interlined, but all amendments, noting the page and line, shall be duly entered by the clerk on a separate paper, as the same shall be agreed to by the committee, and so reported to the House. After report, the bill or resolution shall again be subject to be debated and amended by clauses, before a question to pass it to a third reading be taken.

42. The rules of proceeding in the House shall be observed in a committee of the whole House, so far as they may be applicable, except the rule limiting the times of

speaking.

43. No standing rule or order of the House shall be rescinded without one day's notice being given of the motion therefor; nor suspended, unless by a vote therefor of two-thirds of the members present.

#### ORDER OF BUSINESS OF THE DAY.

44. As soon as the journal is read, the Speaker shall call for petitions from the members of the House. The petitions having been presented and disposed of, reports, first from the standing, and then from the select committees, shall be called for and disposed of. And the above business shall be done in no other part of the day, except by permission of the House.

45. The unfinished business in which the House was engaged at the last preceding adjournment, shall have the preference over all other business, except the general order of the day; and no motion on any other business, except the general order of the day, shall be received, without special leave of the House, until the former is disposed of.

Mr. Harriman of Warner submitted the following resolution:

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to procure the printing of three hundred and fifty copies of the rules of the Senate, the rules of the House, the joint rules of the Senate and House, the constitution of the State, the constitution of the United States, the names of the several members of the legislature, and the officers thereof, their places of residence, their boarding places, and the number of the seats they occupy, with a list of the standing committees of each branch, and the number of the committee room assigned to each committee.

Mr. Hatch moved to amend the resolution by striking out the words "three hundred and fifty," and inserting instead

thereof the words "six hundred."

The question being upon agreeing to said amendment,

It was decided in the affirmative. •

And the question being upon agreeing to the resolution as amended,

It was decided in the affirmative, and the resolution adopted.

Ordered, That Messrs. Harriman of Warner, Sturtevant, and Livingston, be the committee on the part of the House.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Gardner-

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to assign committee rooms to the several committees of the two branches of the legislature.

Ordered, That Messrs. Gardner, Hadley, and Flagg, be

the committee on the part of the House.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Rix of Dalton, from the committee appointed to nominate two suitable persons for door-keepers of the House the present year, by leave, made a report, whereupon—

Resolved, That T. A. Barker and B. A. Noyes be apoint-

ed door-keepers of the House the present year.

On motion of Mr. Eastman of Hampstead—

Resolved, That the House are ready to meet the Senate in convention for the purpose of proceeding in the elections, agreeably to the provisions of the constitution.

Ordered, That the clerk inform the Senate thereof.

#### IN CONVENTION.

The Senate and House of Representatives being assem-

bled in convention, in the Representatives' Hall, for the purpose of proceeding in the elections agreeably to the provisions of the constitution,

Mr. Weeks of the Senate, from the committee appointed to receive the return of votes for Councillors in the several councillor districts of the State, open and record the same, compare and cast their numbers, and report thereon, by leave, made the following

#### REPORT:

The select committee appointed to open and record the votes for Councillors, and to compare and cast their numbers, have attended to the duty assigned them, and instructed me to report that in

# District No. 1,

The whole number of votes returned, is	13,396
Necessary to a choice,	6,699
Estimated as scattering,	6
John Kelly has	6,675
Joseph Clough has	6,715
and is elected.	•

#### In District No. 2,

The whole number of votes returned, is	12,608
Necessary to a choice,	6,305
Estimated as scattering,	196
Daniel Hoit has	5,941
Zebulon Pease has	6,471
nd is elected.	•

## In District No. 3,

The whole number of votes returned, is	14,877
Necessary to a choice,	7,439
Estimated as scattering,	123
Moses A. Cartland has	6,642
Mace Moulton has	8,112
nd is elected	•

# In District No. 4,

The whole number of votes returned, is	9,631
Necessary to a choice,	4,816
Estimated as scattering,	2
Samuel Dinsmoor has	4,539
Jared Perkins has	5,090
and is elected.	•

#### In District No. 5,

The whole number of votes returned, is		10,912
Necessary to a choice,		5,457
Estimated as scattering,		152
Jonathan Brownson has		1,819
Daniel Blaisdell has		2,691
'Isaac Ross has	/	2,691 6,250
nd is elected.		•

All the returns were received at the office of the Secretary of State, within the time prescribed by law, and are all correct and in due form, with the exception of the return from the town of Windham, in district No. 1. From this town there are returned 121 votes for John Kelly, but none returned for Joseph Clough or any other candidate. The committee have instructed me to report the following resolution.

#### WM. P. WEEKS, for the committee.

Resolved by the Senate and House of Representatives in convention assembled, That the clerk of the House of Representatives summon, as soon as may be, the town clerk of Windham, to appear forthwith before the Senate and House of Representatives in convention, for the purpose of amending his return or certificate of votes given in said town for Councillor, and of amending the town record of the meeting held in said town on the annual election in March last, and to bring with him the town record of said meeting.

On motion of Mr. Woodbury of Wilmot-

Resolved, That the foregoing report be accepted and the resolution adopted.

On motion of Mr. Weeks, of the Senate-

Resolved, That a committee of three be appointed to

wait upon His Excellency the Governor, and inform him that the following gentlemen are duly elected Councillors for the ensuing political year:

From district number 1—Joseph Clough;
"" 2—Zebulon Pease;
"" 3—Mace Moulton;
"" 4—Jared Perkins;
"" 5—Isaac Ross.

Ordered, That Messrs. Weeks of the Senate, and Sawtelle and Worth of the House, be the committee.

On motion of Mr. Foss, of the Senate—

The convention arose and the Senate withdrew.

## IN HOUSE OF REPRESENTATIVES.

Mr. Hammond of Nashua moved that the House adjourn, And the question being put,

It was decided in the negative.

Mr. Fowler gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act to incorporate the State Bank."

On motion of Mr. Eastman of Hampstead, The House adjourned.

## AFTERNOON.

Mr. Pierce of Hillsborough introduced the following resolutions:

Resolved by the Senate and House of Representatives in General Court convened, That this legislature have heard with feelings of the most profound regret, the tidings of the

late death of the Hon. John Quincy Adams.

Resolved, That we deeply sympathize with the friends of humanity every where, in the common sorrow for this melancholy event, which has transferred from our midst the profound statesman, the distinguished philanthropist and patriot, whose decease, now in the maturity of his years and his glory, falls upon us as a great national bereavement, and throws a whole people into deep and general mourning.

Resolved, That His Excellency the Governor be requested to communicate a copy of these resolutions to the surviving family of the deceased.

On motion of Mr. Pierce of Hillsborough-

Resolved, That said resolutions be laid upon the table.

Mr. Hale of Hollis gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act in amendment of 'An act to establish the city of Manchester, passed July 10, 1846."

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the appointment of a joint select committee to prepare and report joint rules for the government of the two branches of the legislature the present year, and have on their part joined Mr. Tenney."

The following further message was received from the Senate by their clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the adoption of an order appointing a joint select committee to procure the printing of six hundred copies of the rules of the Senate, the rules of the House, the joint rules of the Senate and House, the constitution of the State, the constitution of the United States, the names of the several members of the legislature and the officers thereof, their places of residence, their boarding places, and the number of the seats they occupy, with a list of the standing committees of each branch, and the number of the committee room assigned to each committee, with the following amendment, to wit: by adding 'with one hundred additional copies in a separate form of the rules of the two houses and joint rules,' in which they ask the concurrence of the House of Representatives-and have on their part joined Mr. Tenney."

The question being upon concurring with the Senate in the adoption of the foregoing amendment,

On motion of Mr. Hatch-

Resolved, That the question of concurrence be laid upon the table.

Mr. Eaton of Sandown, from the committee appointed to invite the several clergymen, members of the legislature, to officiate as chaplains during the present session, by leave, reported that they had attended to the duty assigned them, and those gentlemen had accepted the invitation, and would enter upon the discharge of their duties to-morrow morning at a quarter before ten o'clock.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the appointment of a joint select committee to assign committee rooms to the several committees of the two branches of the legislature, and have on their part joined Mr. Foss.

The Senate have adopted the joint rules for the government of the two houses for the present year, reported by the joint committee appointed for that purpose."

On motion of Mr. Hatch-

The House resumed the consideration of the question of concurrence with the Senate in the adoption of their amendment in relation to the appointment of a committee to procure the printing of the rules of the two houses.

Mr. Fowler moved that the House concur with the Senate in the adoption of their amendment, with the following amendment: at the close of the Senate's amendment add

the words, "with Washington's farewell address."

And the question being put, It was decided in the negative.

The question recurring,

Will the House concur with the Senate in the adoption of their amendment?

It was decided in the negative.

So the House non-concurred with the Senate in the adoption of said amendment.

Ordered, That the clerk notify the Senate thereof.

Mr. Woodbury of Weare, by leave, made the following report:

The joint select committee appointed to prepare and report joint rules for the government of both branches of the legislature the present year, have instructed me to report the following:

WM. WOODBURY, for the committee.

# JOINT RULES OF THE SENATE AND HOUSE OF REPRESENTATIVES.

1. When a convention of the two houses is to be formed, whether by requirement of the constitution, or by a vote or resolve of the two houses, a message shall be sent from the House of Representatives to the Senate, giving notice when the House will meet the Senate in convention. As soon thereafter as the convenience of the Senate will permit, they will attend in the House. The Speaker of the House shall be chairman of the convention, and shall state the reason for forming the convention. When the House and Senate are thus formed in convention, the rules adopted as the rules of the House shall be considered the rules of the convention, so far as they may be deemed applicable, and the convention shall accordingly be governed thereby.

2. Messages shall be sent by such person or persons as a sense of propriety, in each house, may determine to be

proper.

3. When a message shall be sent from either house to the other, it shall be announced at the door of the house to which it may be sent, by the doorkeeper.

4. While bills are on their passage between the two houses, they shall be under the signature of the clerk of

each house respectively.

- 5. There shall be a committee for the purpose of engrossing bills, consisting of two members of each house. All bills that pass both houses shall be delivered to said committee, be by them engrossed, carefully examined, and reported to the respective houses; and shall be signed, first, by the Speaker of the House of Representatives, and then by the President of the Senate.
- 6. There shall be a committee, to consist of three members of the House and one of the Senate, on each of the following subjects, to wit: on all matters relative to the State Library, and on all matters relative to the State House and State House Yard.

7. When a bill or resolve which shall have passed in one house, is rejected in the other, notice thereof shall be given to the house in which the same shall have passed.

8. Each house shall transmit to the other all papers on

which any bill or resolve shall be founded.

9. Each house shall transmit to the other all bills which have passed their several stages in the house in which they originated, at least twenty-four hours before the time fixed on for adjournment.

10. After each house shall have adhered to their disagree-

ment, a bill or resolve shall be considered lost.

On motion,

Resolved, That said report be accepted, and the rules adopted on the part of the House as the rules for the government of the two houses for the present year.

On motion of Mr. Locke-

The House adjourned.

## SATURDAY, June 10, 1848.

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended as to dispense with the reading of the rules reported yesterday.

The Speaker announced the appointment of the follow-

ing

### STANDING COMMITTEES.

On Elections—Messrs. Clement of Unity, Boutwell of Hancock, Sturtevant of Keene, Pillsbury of Wendell, Fellows of Manchester, Webster of Kingston, Moulton of Centre Harbor, Rix of Dalton, Burley of Epping, Tuck of Poplin.

On the Judiciary—Messrs. Norris of Pittsfield, Hatch of Portsmouth, Chamberlain of Keene, Sawyer of Nashua, Fowler of Concord, Hersey of Tuftonborough, Atwood of Pelham, Ingalls of Sanbornton, Paige of Bradford, Lane of Walpole.

On Banks—Messrs. Rix of Lancaster, Abbott of Nashville, Woodbury of Weare, Gardner of Exeter, Simonds of Warner, Sleeper of Sanbornton, Flagg of Bennington, Robinson of Concord, Goodrich of Portsmouth, Blodgett of Claremont.

On the State Prison—Messrs. Woodbury of Wilmot, Blodgett of Kensington, Wetmore of Rochester, Furber of Newington, Secombe of Amherst, Thompson of Bartlett, Spaulding of Sullivan, Hastings of Lyman, Hale of Somersworth, Gould of Goffstown.

On the Public Lands—Messrs. Page of Benton, Nevins of Bedford, Young of Franconia, Burley of New Durham, Nichols of Walpole, Pierce of Westmoreland, Smith of New Ipswich, Flanders of Loudon, Harris of Nelson, Pratt of Mason.

On Agriculture and Manufactures—Messrs. Peavey of Landaff, Eaton of Sandown, Worth of Concord, J. McIntire of Portsmouth, Loverin of Hopkinton, Gamsby of Northumberland, Shaw of Grantham, Porter of Marlborough, Symonds of Marlow, Wiggin of Durham.

On Finance—Messrs. Hale of Hollis, Towle of Hampton, Wadleigh of Exeter, Burge of Alstead, Whitten of Somersworth, Flanders of Stewartstown, Foss of Strafford, Hill of Effingham, Demeritt of Farmington, Bunton of Manchester.

On Military Affairs—Messrs. Pierce of Hillsborough, Bickford of Meredith, Cross of Manchester, Rand of Rye, Carr of Antrim, Riddle of Bedford, J. S. Morrison of Peterborough, Knox of Conway, Richardson of Greenfield, Lane of North Hampton.

On Education—Messrs. Parker of Fitzwilliam, Sawtelle of Brookline, Sanborn of Hanover, Kittridge of Canaan, Woodman of Strafford, Lee of New Ipswich, Dearborn of Northfield, Leighton of Portsmouth, Coffin of Gilmanton, Grant of Ossipee.

On Incorporations-Messrs. Kittredge of New Market,

Drew of Colebrook, Gove of Sandwich, Putnam of Milford, Knowlton of Stoddard, Haines of Meredith, Abbott of Concord, Mason of Chichester, Hazelton of Hebron, Bryant of Tamworth.

On Towns and Parishes—Messrs. Eastman of Hampstead, Neal of Pittsfield, Riddle of Manchester, B. F. Mc-Intire of Portsmouth, Burge of Alstead, Craig of Henniker, Roby of New London, Kimball of Temple, Allen of Lebanon, Whicher of Wentworth.

On Railroads—Messrs. Hadley of Weare, Bassett of Atkinson, Marston of Exeter, Savage of Lisbon, Grover of Barnstead, Rix of Whitefield, Rossiter of Claremont, Jones of Washington, Hubbard of Shelburne, Haile of Hinsdale.

On Roads, Bridges and Canals—Messrs. Eastman of Gilmanton, Thompson of Lee, Vennard of New Castle, Taylor of Sanbornton, Robinson of Brentwood, Dudley of Barnstead, Wentworth of Somersworth, Averill of Mont Vernon, Hodge of Brookfield, Griffin of Litchfield.

On Unfinished Business—Messrs. Burnham of Goshen, Whitehouse of Wolfborough, Peabody of Franklin, Parker of Hill, Adams of Springfield, Blanchard of Pittsburg, Nourse of Keene, Carter of Newton, Holden of Langdon.

On Bills on their Second Reading—Messrs. Parker of Nashville, Gove of Nottingham, Eastman of Meredith, Melvin of Chester, Stevens of Piermont, Randall of Richmond, Brown of Bristol.

On Printers' Accounts—Messrs. Hammond of Gilsum, Wadleigh of Dover, Sargent of Allenstown, Smith of Gilford, Aldrich of Swanzey, Martin of Epsom, Smith of Boscawen.

On Military Accounts—Messrs. Gale of South Hampton, Forsaith of Deering, Tasker of Northwood, Danforth of Concord, White of Manchester, Meserve of Jackson, Dinsmore of Windham.

On Claims—Messrs. Fellows of Andover, Perley of Dun-

barton, Hanson of Dover, Young of Barrington, Boyden of Manchester, Morrill of Gilmanton, Burbank of Boscawen.

On the Alteration of Names—Messrs. Harriman of Warner, Swain of Barrington, Fitts of Dorchester, Howe of Rindge, Langford of Candia.

#### JOINT COMMITTEES.

On Engrossed Bills—Messrs. Pierce of Bethlehem, Carpenter of Chesterfield.

On the Library—Messrs. Hildreth of Derry, Hammond of Nashua, Gage of New Boston.

On the State House and State House Yard—Messrs. Todd of Newport, Coombs of Woodstock, Simpson of Rumney.

Mr. Hatch presented the petition of the directors of the Portsmouth and Concord railroad, praying for leave to construct a branch of their road to Manchester.

Ordered, That it be referred to the committee on Railroads.

Mr. Page of Benton presented the remonstrance of N. B. Felton and others, against the right of Daniel Morse, 2d, to a seat in the House as a representative from the town of Haverhill.

Ordered, That it be referred to the committee on Elections.

The Speaker laid before the House the returns of votes on the question of the expediency of passing a law prohibiting the sale of wines and other spirituous liquors, except for chemical, medicinal and mechanical purposes, which had been laid upon his table by the Secretary of State.

On motion of Mr. Hersey-

Resolved, That the same be laid upon the table.

Agreeably to previous notice and by leave, Mr. Fowler introduced a bill, entitled "An act to incorporate the State Bank;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Banks.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate recede from their amendment to the order received from the House of Representatives, appointing a joint select committee to procure the printing of six hundred copies of the rules of the Senate, the rules of the House, the joint rules of the Senate and House, the constitution of the State, the constitution of the United States, the names of the several members of the legislature, and the officers thereof, their places of residence, their boarding places, and the number of the seats they occupy, with a list of the standing committees of each branch, and the number of the committee room assigned to each committee, and concur with the House therein."

Agreeably to previous notice and by leave, Mr. Hale of Hollis introduced a bill, entitled "An act in amendment of 'An act to establish the city of Manchester,' passed July 10, 1846;"

Which was read a first time.

Mr. White moved that the bill be laid upon the table.

And the question being put,

It was decided in the negative.

Ordered, That the bill be read a second time.

The bill was then accordingly read a second time by its title.

On motion of Mr. Rix of Lancaster-

Resolved, That said bill be laid upon the table, and the clerk be directed to procure three hundred printed copies thereof for the use of the House.

Mr. Fowler gave notice that he will on Tuesday next ask leave to introduce a bill, entitled "An act to secure the inviolability of the homestead, and for further relief of poor debtors."

On motion of Mr. Craig-

Resolved, That when the House adjourn this foreneon it adjourn to meet again on Monday next at three o'clock in the afternoon.

On motion of Mr. Ingalls-

Resolved, That the use of the Representatives' Hall be granted to Messrs. O. S. and L. N. Fowler, for a free lecture on the sciences of phrenology and physiology on Monday evening next.

Mr. Pierce of Hillsborough gave notice that he will on

Monday next ask leave to introduce a bill to incorporate the Contocook Valley Railroad.

Mr. Page of Benton, by leave, presented the petition of Aaron P. Glazier and others, praying for the passage of a law exempting the homestead, to a limited amount, from attachment and execution for debt or other pecuniary liability.

Ordered, That it be referred to the committee on the Ju-

diciary.

On motion of Mr. Rix of Lancaster-

The House resumed the consideration of the report of Ira St. Clair, one of the Bank Commissioners.

On motion of Mr. Rix of Lancaster-

Resolved, That said report be referred to the committee on Banks.

On motion of Mr. Hadley-

Resolved, That the certificates of election of the members of the House, now upon the clerk's table, be referred to the committee on elections.

Mr. Rossiter gave notice that he will on Monday next ask leave to introduce a bill to incorporate a bank at Claremont, to be called the Claremont bank.

Mr. Adams of Campton, by leave, presented the petition of E. W. Avery and others, praying for an amendment of the laws in relation to school districts.

Ordered, That it be referred to the committee on Education.

Mr. Adams of Campton, by leave, presented the petition of David Bartlett and others, praying the legislature to offer a bounty for the invention or discovery of a remedy for we-vil.

Ordered, That it be referred to the committee on Agriculture and Manufactures.

On motion of Mr. Adams of Springfield— The House adjourned.

### MONDAY, June 12, 1848.

Mr. Fowler presented the petitions of Robert Hall and others, Ira Abbot and others, Nathan F. Lufkin and others,

Samuel Prescott and others, Daniel Clough and others, and T. A. Hall and others, all praying for the passage of a law to protect persons engaged in catching pigeons against the wanton, mischievous and malicious acts of sportsmen, idlers and vagrants.

Mr. Whitten presented the petition of Simon Locke and others, proprietors of the old Freewill Baptist meeting house in Somersworth, praying for the passage of a resolution au-

thorizing some person to sell the same.

Ordered, That said petitions be referred to the commit-

tee on the Judiciary.

Mr. Rix of Lancaster presented the petition of Richard Eastman and others, praying for an amendment of the law relating to common schools.

Mr. Parker of Fitzwilliam presented the petition of school district No. 6 in Troy and school district No. 6 in Fitzwill-

iam, praying to be united and made into one district.

Ordered, That said petitions be referred to the commit-

tee on Education.

Mr. Lane of Walpole presented the petition of Augustus Faulkner and others, praying for an act of incorporation for manufacturing purposes.

Mr. Chamberlain presented the petition of Samuel Wood and others, praying for the incorporation of a religious soci-

ety in Keene.

Ordered, That said petitions be referred to the commit-

tee on Incorporations.

Mr. Pillsbury presented the petition of Ephraim Stewart; Mr. Demeritt of Farmington presented the petition of Richmond Colbath;

Mr. Wetmore presented the petition of John W. Dorr, and

the petitions of Allen R. Dorr and Elizabeth Dorr;

All praying for the alteration of their respective names.

Ordered, That said petitions be referred to the committee on the Alteration of Names.

Mr. Thompson of Bartlett presented the petition of the selectmen of the town of Bartlett, praying the legislature to establish the line between the towns of Bartlett and Albany, agreeably to a vote of said town of Bartlett, directing the selectmen of said town to do the same.

Mr. Demeritt of Farmington presented the petition of Thomas Y. Wentworth, praying that a certain piece of land

may be disannexed from the town of Milton and annexed to the town of Farmington.

Ordered, That said petitions be referred to the commit-

tee on Towns and Parishes.

Mr. Page of Haverhill presented the petition of Henry Merrill and others, praying for the grant of a charter for a bank at Haverhill.

Ordered, That it be referred to the committee on Banks.

Mr. Rix of Lancaster presented the petition of Barker Burbank and others, praying for an appropriation for the repair of the Pinkham road, so called, in the county of Coos.

Ordered, That it be referred to the committee on Roads,

Bridges and Canals.

Mr. Canney presented the petition of the field officers of the nineteenth regiment, praying for a piece of brass ordnance for the Sandwich Artillery company.

Mr. Wetmore presented the petition of Thomas R. Hennerson, praying for remuneration for injuries sustained while

in the military service of the State.

Mr. Pillsbury presented the petition of Putney Roby and others, praying for the removal of an officer in the thirty-first regiment.

Mr. Sawtelle presented the petition of Gardner Annis and others, praying for the removal of an officer in the sixth

company of Infantry in the thirteenth regiment.

Mr. Thompson of Bartlett presented the petition of the commissioned officers of the first company of Light Infantry in the thirty-sixth regiment, praying for an additional officer.

Ordered, That said petitions be referred to the commit-

tee on Military Affairs.

Mr. Wyman presented the petition of Alvin Hatch and others, praying for the grant of a charter for a railroad from the city of Manchester to the west line of the State, opposite the town of Windsor in the State of Vermont.

Mr. Brown of Raymond presented the petitions of Oliver Jones and others, Samuel Poor and others, and Josiah S. James and others, all praying for the grant of a charter for a railroad from some point on the Portsmouth and Concord railroad at or near Raymond Centre, to Nashua.

Mr. Pillsbury presented the petition of Hiram Sargent and

others;

Mr. Paige of Bradford presented the petition of Samuel Jones and others;

Mr. Woodbury of Weare presented the petition of Daniel

Paige, jr., and others;

Mr. Craig presented the petition of Jonas Wallace and others;

All praying for the grant of a charter for a railroad from a point on the west line of the State opposite the town of Windsor, Vermont, to the city of Manchester.

Mr. Haile of Hinsdale presented the petition of John H. Fuller and others, praying for an amendment of the charter

of the Ashuelot railroad company.

Mr. Lane of Walpole presented the petition of Ephraim Holland and others, praying for the grant of a charter for a railroad from some point on the Cheshire railroad, in either of the towns of Westmoreland or Walpole, to the south line of the State, in the town of Winchester, with one or more branch railroads to the west line of the State.

Mr. Folsom presented the petition of Nathaniel Rolfe and others, praying for the grant of a charter for a railroad from some point on the Northern railroad in the village of Fishersville, to the south line of the State, in either of the towns of Rindge or Fitzwilliam, or to intersect the Cheshire railroad in either of those towns.

Ordered, That said petitions be referred to the committee on Railroads.

Mr. Jonathan Kittridge of Canaan, member elect to the House from that town, having been duly qualified, was introduced by the Secretary of State, and took his seat.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate have passed a resolution reported by the joint committee appointed to assign committee rooms to the several standing committees, in which they ask the concurrence of the House."

Said resolution was as follows:

Resolved by the Senate and House of Representatives, That committee rooms numbered 6, 7, and 8, be occupied by committees of the Senate, and the following rooms by the committees of the House of Representatives: No. 1—by the committees on Banks and Printers' Accounts;

No. 2-by the committees on Elections and on Agricul-

ture and Manufactures;

No. 3—by the committees on Incorporations and on the Alteration of Names;

No. 4—by the committees on Towns and Parishes, on Roads, Bridges and Canals, and on Public Lands;

No. 5-by the committees on Claims and Finance;

No. 9—by the committees on Unfinished Business, on Bills on their Second Reading, and on the State Prison;

No. 10-by the committee on the Judiciary;

No. 11—by the committees on Military Affairs and Military Accounts;

No. 12-by the committees on Education and on the Li-

brary;

No. 13-by the committee on Railroads.

No. 6—by the joint committee on Engrossed Bills;

No. 8—by the committees on the State House and State House Yard, and by the select committees.

The question being upon concurring with the Senate in the passage of the foregoing resolution,

It was decided in the affirmative.

So the House concurred with the Senate in the passage of said resolution.

Ordered, That the clerk inform the Senate thereof.

The following further message was received from the Senate by their clerk:

"Mr. Speaker—The following joint standing committees have been announced by the President of the Senate:

On Engrossed Bills—Messrs. Weeks and Vose.

On the State Library and the purchase of books for the Library—Mr. Vose.

On the State House and State House Yard-Mr. Pindar."

Mr. Haile of Hinsdale gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act in amendment of 'An act to incorporate the Ashuelot Railroad Company."

The following message was received from His Excellency the Governor, by the Secretary of State:

" To the House of Representatives:

I herewith transmit the annual report of the Warden of the State Prison, accompanied by the reports of the chaplain and physician of that institution.

JARED W. WILLIAMS.

Council Chamber, June 12, 1848."

On motion-

Resolved, That the foregoing message of His Excellency the Governor, with the accompanying reports, be referred to the committee on the State Prison.

Mr. Pierce of Hillsborough, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the Contoocook Valley Railroad;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

Mr. Cross gave notice that he will to-morrow ask leave to introduce a bill in further addition to an act passed July 1, 1843, and entitled "An act to establish a corporation by the name of the Amoskeag Manufacturing Company."

Mr. Rix of Lancaster, by leave, presented the account of

Harvey Adams, deputy commissary general.

Ordered, That it be referred to the committee on Military Accounts.

Mr. Hatch, by leave, presented the account of John H. George.

Ordered, That the same be referred to the committee on Claims.

Mr. Coombs, by leave, presented the petition of Simon Tuttle and others, praying that a portion of the town of Lincoln may be disannexed and annexed to the town of Woodstock.

Ordered, That it be referred to the committee on Towns and Parishes.

Mr. Hale of Hollis, by leave, presented the petition of Martin Crafts and others, citizens of the towns of Nashua and Nashville, in relation to the hours of labor in manufacturing establishments.

Ordered, That the same be referred to the committee on

Agriculture and Manufactures.

On motion of Mr. Sturtevant—

The House resumed the consideration of the return of votes from the several towns and places in this State on the expediency of prohibiting the sale of wines and other spirituous liquors, except for medicinal, mechanical and chemical purposes.

On motion of Mr. Sturtevant—

Resolved, That the same be referred to a select committee.

Ordered, That Messrs. Sturtevant, Rix of Lancaster, and Clement of Unity, be the committee.

Mr. Rossiter, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the Claremont Bank:"

Which was read a first and second time.

Ordered, That it be referred to the committee on Banks. On motion of Mr. Norris—

Resolved, That the committee on the Judiciary be instructed to report a bill to the House, amending the law of this State in relation to the choice of electors of President and Vice President of the United States, so as to conform to the existing law of Congress upon that subject.

On motion of Mr. Sawyer-

Resolved, That the committee on Unfinished Business be instructed to report to the House, as soon as may be, the unfinished business of the last session of the legislature, relative to the grant of a charter for a railroad from Nashua to the Boston and Maine railroad, at Exeter or East Kingston.

Mr. Goodrich gave notice that he will to-morrow ask leave to introduce a bill to incorporate a Mutual Bank at Portsmouth.

Mr. Lane of Walpole gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act to incorporate the Walpole Manufacturing Company."

On motion of Mr. Locke-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of so altering section 5 of chapter 128 of Laws of 1844, that railroad commissioners, when laying out roads, shall instead of road commissioners, associate with them the selectmen of the towns through which such roads may run, in assessing damages sustained by the owners of land taken for the road. Also to inquire into the expediency of so altering section six of the same

chapter, that commissioners shall not have the power to draw upon the State Treasurer for sums of money; (the constitution providing that "except for the redemption of bills of credit or Treasurer's notes, and the payment of interest thereon," no money shall be issued out of the Treasury but by warrant, under the hand of the Governor, by and with the advice and consent of the Council,) and that they report by bill or otherwise.

Mr. Worthley, by leave, presented the petition of the selectmen of Carroll, praying that the tract of land known as the "Plumer and Cilley purchase," may be annexed to the town of Carroll, and the petitions of the selectmen and other citizens of Whitefield, of the selectmen and others, citizens of Bartlett, of the selectmen and other citizens of Carroll, and the petition of Simeon B. Johnson and others, all praying that the tract of land known as the Rosebrook farm, and the tavern stand occupied by Horace Fabyan, Esq., be severed from Nash and Sawyer's Location, and annexed to the town of Carroll.

Ordered, That said petitions be referred to the committee on Towns and Parishes.

On motion of Mr. Hersey-

The House resumed the consideration of the resolutions in relation to the death of the late John Quincy Adams.

On motion of Mr. Hersey-

Resolved, That the same be referred to a select committee of ten, consisting of one member from each county.

Mr. Burley of Epping, by leave, presented the petition of J. C. Plumer and others, praying for an alteration of the charter of the Farmer's Mutual Fire Insurance Company at Epping.

Ordered, That it be referred to the committee on In-

corporations.

Mr. Lane of Walpole gave notice that he will to-morrow ask leave to introduce a bill to incorporate a railroad company to locate and construct a railroad through the towns of Walpole, Westmoreland, Chesterfield, and Hinsdale, to the lines of the States of Massachusetts and Vermont.

Mr. Fellows of Manchester gave notice that he will tomorrow ask leave to introduce a bill, entitled "An act to incorporate the Amoskeag Bank."

On motion of Mr. Burnham-

The House adjourned.

### TUESDAY, June 13, 1848.

Mr. Carpenter presented the petition of Samuel Burt, jr., and two others, selectmen of the town of Chesterfield, praying for the grant of authority to said town to erect and maintain a toll bridge across the Connecticut river.

Ordered, That it be referred to the committee on Roads,

Bridges and Canals.

Mr. Wadleigh of Dover presented the account of Jonathan Stackpole, jr., for building a gun house.

Mr. Locke presented the account of David Moulton, com-

missary general.

Ordered, That the same be referred to the committee on

Military Accounts.

Mr. Locke presented the petition of Richard Jenness and others, in aid of the prayer of the petition of the Great Falls and Conway railroad.

Mr. Burnham presented the petition of Oliver Booth and

others;

Mr. Clement of Unity presented the petition of Harvey. Huntoon and others;

Mr. Andrew presented the petition of Jesse Carr and oth-

ers;

Mr. Paige of Bradford presented the petitions of Allen Wardner and others, and Lot Wiggin and others;

Mr. Craig presented the petitions of Page Eaton and oth-

ers, and James Caldwell and others;

Mr. Folsom presented the petition of Imri Woods and others:

Mr. Blanchard of Croydon presented the petition of John

Putnam and others;

All praying for the grant of a charter for a railroad from some point on the west line of the State, opposite the village of Windsor, Vermont, to the city of Manchester, in this State.

Mr. Paige of Bradford presented the petition of Mason W. Tappan and others, praying for the grant of a charter for a railroad from Manchester to Claremont.

Mr. Melvin presented the petitions of William Tenney and

others and Samuel Bell and others;

Mr. Tuck presented the petition of Josiah Robinson and others;

Mr. Hildreth presented the petition of T. G. Dinsmoor and others;

Mr. Burley of Epping presented the petition of Nathaniel

Batchelder and others;

Mr. Eaton of Sandown presented the petition of James

R. Gordon and others;

All praying for the grant of a charter for a railroad from some point on the Portsmouth and Concord Railroad in Epping or Raymond, to Nashua.

Mr. Dudley presented the petition of John H. Collins and

others;

Mr. Neal presented the petition of G. L. Remick and others:

Both praying for the grant of a charter for a railroad from

near Union Bridge to Manchester.

Mr. Lawrence presented the petition of Waterman Burr and others, praying for the grant of a charter for a railroad from Goffstown to New Boston.

Mr. Pierce of Westmoreland presented the petition of George E. Brewster and others, praying for the grant of a

charter for the West Cheshire Railroad.

Mr. Griffin presented the petition of John H. Colburn and others, in aid of the petition of Nathan Dame and others, for a railroad from a point on Connecticut River, to connect with the Souhegan Railroad at Amherst.

Mr. Carpenter presented the petition of Oscar Coolidge and others, praying for the grant of a charter for a railroad

from Walpole to the south-west corner of the State.

Mr. Canney presented the petition of Nathaniel Wells and others, directors of the Great Falls and Conway Railroad, praying for leave to extend their road across Salmon Falls River, into the State of Maine.

Mr. Coffin presented the petition of Thomas Cogswell and others, praying for the grant of a charter for a railroad

from Union Bridge to Manchester.

Mr. Eastman of Gilmanton presented the petition of William Badger and others, praying for the same object.

Ordered, That said petitions be referred to the committee

on Railroads.

Mr. Savage presented the petitions of the field officers of the thirty-second regiment, praying for the removal of certain officers therein named. Mr. Drew presented the petition of the field officers of the twenty-fourth regiment, praying for the removal of an officer, and the petition of the officers of the first company of artillery in the same regiment, praying for a piece of brass ordnance, and the necessary apparatus for the same.

Mr. Gilmore presented the petition of a field officer of the sixteenth regiment, praying for the removal of certain officers therein named, and the petition of the colonel of the same regiment, praying for an appropriation for a gun-house and carriage for the Charlestown artillery company.

Mr. Thompson of Lee presented the petition of G. W. Hoitt and others, officers of the artillery company in the

twenty-fifth regiment, praying for additional officers.

Mr. Buzzell presented the petition of P. C. Ham and others, praying for the removal of an officer in the thirty-third regiment.

Mr. Lawrence presented the petition of Joseph A. Leach and others, for a tumbril for the artillery company in the

ninth regiment.

Mr. Hammond of Nashua presented the petition of the officers of the Nashua artillery company for an appropriation to repair their gun-house.

Ordered, That said petitions be referred to the committee

on Military Affairs.

Mr. Upton presented the petition of Luther Cutter and others, praying for an act of incorporation for a fire company.

Ordered, That it be referred to the committee on In-

corporations.

Mr. Thompson of Holderness presented the petition of Sarah Stratton;

Mr. Rand of Rye presented the petition of J. H. Shapley;

Mr. Frost presented the petition of Lewis Twitchell;

Mr. Tyler presented the petition of Henry Bartell;

Mr. Tuck presented the petition of William L. White-house;

Mr. Gould presented the petition of Samuel S. Weston;

Mr. Bellows presented the petition of Nathaniel C. Peabody;

Mr. Bailey presented the petition of William C. Powers; Each praying for the alteration of their respective names.

Ordered, That they be referred to the committee on the Alteration of Names.

Mr. Blanchard of Pittsburg presented the petition of Wells Wright and others, praying that the town of Pittsburg may be divided into school districts.

Mr. Whitten presented the petition of school district number three in Somersworth, for a special law relating to said district.

Mr. Upton presented the petition of Alonzo Bascom and others, praying for an alteration of the law in relation to the instruction of youth in manufacturing establishments.

Mr. Gookin presented the petition of Samuel Couch and another, praying to be severed from school district No. 3 in Salisbury and annexed to school district No. 6 in Boscawen,

for the purpose of schooling.

Mr. J. S. Morrison presented the petition of Samuel Gates and others, for the alteration of the law in relation to the instruction of youth employed in manufacturing establishments.

Ordered, That said petitions be referred to the committee on Education.

Mr. Blanchard of Pittsburg presented the petitions of Moody B. Haines and others, and David Blanchard and others;

Mr. Flanders of Stewartstown presented the petitions of William M. Smith and others, David Heath and others, Rufus Cross and others, Whitcomb L. Tirrell and others, and William Martin and others;

Mr. Drew presented the petitions of Nathaniel Kinniston

and others, and Benjamin Whittemore and others;

Mr. Mathes of Columbia presented the petition of Hiram A. Fletcher and others, and Albert Pitkin and others;

All praying for a division of the county of Coos.

Mr. Blanchard of Pittsburg presented the petition of David Blanchard and others, praying that Pittsburg and Clarksville may be disannexed from Millsfield, Dixville and Erroll, and allowed to elect and send a representative to the general court. Also the petition of Samuel Akins and others, praying that Millsfield, Dixville and Erroll be allowed to elect and send a representative to the general court.

Mr. Stevens of Piermont presented the petition of Hosea

Lund, praying that his farm may be disannexed from the town of Warren and annexed to the town of Piermont.

Mr. Paige of Bradford presented the petition of Edward C. Clement and others, praying to be disannexed from the town of Bow and annexed to the town of Concord, and the petition of Ephraim Eaton and others, in aid of the prayer of the foregoing petition.

Mr. Blanchard of Pittsburg presented the petition of David Blanchard and others, praying for a survey of the public lands in the town of Pittsburg, and for an appropriation for

highways.

Mr. Frazier presented the petition of Joseph Fifield and others, praying to be disannexed from the town of Hill and

annexed to the town of Danbury.

Mr. Roby presented the petition of Nathaniel W. Knowlton and others, praying to be disannexed from the town of Sutton and annexed to the town of New London.

Ordered, That said petitions be referred to the committee

on Towns and Parishes.

Mr. Flagg presented the petition of John Dodge and others, praying that the town of Bennington may be authorized to elect and send a representative to the general court.

Mr. Clement of Unity presented the remonstrance of Horatio N. Smyth and others, against the right of John H. Thompson to a seat in the House as a representative from the town of Holderness.

Ordered, That said petition and remonstrance be referred to the committee on Elections

to the committee on Elections.

Mr. Carbee presented the petition of Erastus Fisk and others, praying for the passage of a law for the further relief

of poor debtors.

Mr. Rockwood presented the petition of Isaac Eaton and others, praying for an alteration of the existing laws in relation to the sale of spirituous liquors, and the petition of J. A. Baldwin and others, praying for the passage of a law authorizing towns to make appropriations for the compensation of firemen, and others connected with the fire department in such towns.

Mr. Smith of Boscawen presented the petition of Josiah Hook and others, praying for an alteration of the existing law in relation to fences.

Mr. Danforth presented the petition of F. S. Crawford

and others, praying for such an alteration of the existing laws in relation to the sale of ardent spirits as that the penalty for a violation of those laws on a third conviction shall

be imprisonment in the State Prison.

Mr. Carpenter presented the petition of Nathaniel Walton and others, praying for the passage of a law to prevent the taking of fish from Spofford's Lake for the term of five years, and the memorial of Asahel Dodge in relation to the alleged official misconduct of Joel Parker, John J. Gilchrist and Charles F. Gove.

Ordered, That said petitions and memorial be referred to

the committee on the Judiciary.

Mr. J. S. Morrison presented the petition of Henry Taggart and others, praying for an alteration in the law in relation to hours of labor in manufacturing corporations.

Ordered, That the same be referred to the committee on

Agriculture and Manufactures.

Mr. Norris, from the committee on the Judiciary, who were instructed to report a bill amending the law in relation to the choice of electors of President and Vice President of the United States, so as to conform to the existing law of Congress upon that subject, reported a bill, entitled "An act in amendment of chapter twenty-eight of the Revised Statutes:"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Burnham, from the committee on Unfinished Business, to whom was referred bills with the following titles and the following petitions and resolutions, to wit:

"An act in relation to railroad corporations;"

"An act in addition to an act, entitled 'An act to incorporate the Nashua and Lowell Railroad corporation,' approved June 23d, 1835, and to alter the charter of the Wilton Railroad Company;"

"An act to incorporate the Nashua and Exeter Railroad

Corporation;"

"An act to repeal the charter of the Wilton Railroad," and the petition of the directors of the Souhegan Railroad, praying for the repeal of the Wilton Railroad charter;

"An act to incorporate the Monadnock Railroad Compa-

ny ;"

"An act to incorporate the Grafton and Coos Railsoad," and the petition of Ephraim Cross and others, praying for the grant of a charter for a railroad from Lancaster to Canada line;

The petitions of John H. White and others, and of James B. Summer and others, for a charter for a railroad from Lancaster to intersect with some railroad in Grafton county;

The petitions of M. W. Tappan and others, of Stephen C. Badger and others, and of Seth Richards and others, all praying for the grant of a charter for a railroad from Concord to Claremont;

The petitions of John Burnham and others, of Abraham Burbank and others, of Luke Corser and others, of S. B. Little and others, Benjamin Pettengill and others, and Stephen Pingrey and others, all praying for the grant of a charter for a railroad from Manchester to Andover;

The petition of Jacob Gibson and others, praying for the grant of a charter for a railroad from White River to Manchester, by the way of Stony Brook, Bradford and Henniker;

The petition of T. K. Ames and others, praying for the grant of a charter for a railroad from Fisherville, up the valley of the Contoocook, to intersect the Peterborough and Shirley Railroad at Peterborough;

The petition of John Fairfield and others, praying for the grant of a charter for a railroad from the village of New Boston to Manchester:

And resolutions in relation to the Boston and Maine Railroad; made a report, whereupon

Resolved, That the further consideration of the foregoing bills, petitions and resolutions, be referred to the committee on Railroads.

Mr. Parker of Fitzwilliam, from the committee on Education, to whom was referred the petitions of school district No. 6 in Troy, and school district No. 6 in Fitzwilliam, praying to be united and made into one district, reported a bill, entitled "An act to annex school district No. 6 in Fitzwilliam to school district No. 6 in Troy;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Parker of Fitzwilliam, from the select committee ap-

pointed to report a day for the adjournment of the legisla-

ture, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the business of the present session may be brought to a close, and both branches of the legislature will adjourn on Saturday, the 24th day of June instant.

The question being put upon agreeing to said resolution, It was decided in the affirmative.

So said resolution passed.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Webster, from the committee appointed to audit the accounts of the State Treasurer, made a report, showing the present condition of the treasury of the State, and the receipts and disbursements at that office during the past year—

The reading of which having been commenced, but be-

fore the completion thereof,

On motion of Mr. Parker of Fitzwilliam-

Resolved, That the further reading of said report be dispensed with.

On motion of Mr. Burnham-

Resolved, That said report be laid upon the table, and the clerk be directed to procure three hundred and fifty printed copies thereof for the use of the House.

On motion of Mr. Kittredge of New Market-

Resolved, That all petitions in relation to the hours of labor be referred to a select committee of ten.

Mr. Kittredge of New Market gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act to incorporate the New Market Bank."

On motion of Mr. Smith of New Ipswich-

Resolved, That the rules of the House be so far suspended that he have leave at this time to introduce a bill.

Mr. Smith accordingly introduced a bill, entitled "An act in amendment of 'An act to incorporate the New Ipswich Bank,' passed July 2, 1847;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Banks.

On motion of Mr. Lane of North Hampton-

Resolved, That the committee on Military Affairs, be in-

structed to inquire into the expediency of abolishing officer drills.

Mr. Haile of Hinsdale, agreeably to previous notice and by leave, introduced a bill, entitled "An act in addition to and in amendment of an act, entitled 'An act to incorporate the Ashuelot Railroad Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Banks. The House proceeded to the consideration of the orders of the day upon bills with the following titles, to wit:

"An act in amendment of chapter twenty-eight of the Revised Statutes:"

"An act to annex school district No. 6 in Fitzwilliam to school district No. 6 in Troy;"

Which were severally read a second time.

Ordered, That they be read a third time this afternoon at three o'clock.

On motion of Mr. Fowler-

Resolved, That the committee on Education be instructed to inquire into the expediency of so amending chapter 71 of the Revised Statutes, as to authorize the erection and maintenance of more than one school house in the same school district in certain cases.

On motion of Mr. Hastings-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of altering or amending the law regulating marriages in such a manner as shall give parents, masters and guardians additional power to prevent the consummation of marriages between minors under their care, and report by bill or otherwise.

Mr. Cross, agreeably to previous notice and by leave, introduced a bill, entitled "An act in further addition to an act approved July 1, 1831, and entitled 'An act to establish a corporation by the name of the Amoskeag Manufacturing Company;"

Which was read a first and second time.

Ordered, 'That it be referred to the committee on Agriculture and Manufactures.

Mr. Lane of Walpole, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the West Cheshire Railroad Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

Mr. Eastman of Hampstead, by leave, presented the annual report of the directors of the Boston and Maine rail-road in New Hampshire.

Ordered, That it be referred to the committee on Rail-

roads.

The Speaker announced the appointment of the following select committee upon the resolutions in relation to the death of the late John Quincy Adams:—Messrs. Hersey of Tuftonborough, Pierce of Hillsborough, Chamberlain of Keene, Hatch of Portsmouth, Rix of Lancaster, Wadleigh of Dover, Paige of Bradford, Rossiter of Claremont, Hastings of Lyman, Sleeper of Sanbornton.

Mr. Hersey gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act to allow a certain pre-

mium for killing crows."

Mr. Fellows of Manchester, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the Amoskeag Bank."

On motion of Mr. Locke-

Resolved, That the rules of the House be so far suspended that the bill be read a first time by its title.

Said bill was then thus read a first and second time.

Ordered, That it be referred to the committee on Banks. On motion of Mr. Gardner—

Resolved, That the committee to whom the resolutions relating to the death of the late venerable John Quincy Adams were referred, be directed to consider the expediency of inviting some person to deliver an eulogy on the life and character of that distinguished statesman.

On motion of Mr. Sawyer-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of amending the eighth and ninth sections of chapter one hundred and sixty-seven of the Revised Statutes, so as to limit the provisions thereof relative to the distributive share of widows in the estates of their deceased husbands, to the balance of the personal estate in the hands of the administrator.

On motion of Mr. Worth-

Resolved, That the committee on the State House and State House Yard be instructed to inquire into the proprie-

ty of purchasing a chandelier to be placed in the Representatives' Hall, or of providing some other means of lighting the same.

Resolved, That said committee be further instructed to inquire if any further legislation is necessary to preserve the State House Yard from unnecessary depredations, and report by bill or otherwise.

Mr. Worth gave notice that he will to-morrow ask leave to introduce a bill in amendment of an act to incorporate the Academical and Theological Institution at New Hampton.

The Speaker laid before the House the evidence of the service of notice on the Boston and Maine railroad, in accordance with a resolution of the House, passed at the last session of the legislature, which had been laid upon his table by the clerk.

On motion of Mr. Woodbury of Wilmot-

Resolved, That the same be referred to the committee on Railroads.

Mr. Kittredge of New Market gave notice that he will tomorrow ask leave to introduce a bill, entitled "An act in relation to the Boston and Maine Railroad."

On motion of Mr. Coombs-

The House adjourned.

#### AFTERNOON.

The House proceeded to the consideration of the orders of the day, upon bills with the following titles, to wit:

"An act in amendment of chapter twenty-eight of the Revised Statutes;"

"An act to annex school district No. 6 in Fitzwilliam to school district No. 6 in Troy;"

Which were severally read a third time.

Resolved, That they pass, and that their titles be as afore-said.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Eastman of Hampstead-

Resolved, That the House are ready to meet the Senate in convention, for the purpose of proceeding in the elections agreeably to the provisions of the constitution.

Ordered, That the clerk notify the Senate thereof.

Mr. B. F. McIntire, by leave, presented the tenth annual report of the directors of the Eastern Railroad in New Hampshire."

Ordered, That it be referred to the committee on Rail-

roads.

Mr. Melvin gave notice that he will to-morrow ask leave to introduce a bill to incorporate a railroad from Nashua to a point on the Concord and Portsmouth railroad in the southwesterly part of Epping or the northeasterly part of Raymond.

Mr. Stickney gave notice that he will to-morrow ask leave to introduce a bill to incorporate the Oregon Mutual Fire Insurance Company.

Mr. Lane of Walpole, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the

Walpole Manufacturing Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

#### IN CONVENTION.

The Senate and House of Representatives being assembled in convention in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution,

The chairman announced that the precept, summoning Isaac McGaw, town clerk of Windham, to appear before the convention for the purpose of amending his return of votes for councillor in said town, at the last annual election, had been duly served and returned.

Mr. McGaw, the town clerk aforesaid, then appeared be-

fore the convention.

On motion of Mr. Weeks of the Senate—

Resolved, That the Secretary of State be requested to lay

before the convention the return of votes for councillor made to his office by the town clerk of the town of Windham in March, 1848.

Ordered, That the clerk of the House inform the Secreta-

ry thereof.

The Secretary of State then came in and laid the aforesaid return before the convention.

On motion of Mr. Weeks of the Senate-

Resolved, That the chairman of the convention now proceed to propound such interrogatories to the town clerk of Windham as may be deemed proper, and that said town clerk be required to answer upon oath to interrogatories that may be put by said chairman or by his order.

The chairman of the convention requested the committee to whom were referred the returns of votes for councillors,

to proceed in the examination of said town clerk.

Isaac McGaw, the town clerk aforesaid, having been duly sworn, Mr. Weeks of the Senate, chairman of said committee, then propounded to him the following interrogatory.

Have you made any mistake in making up the records of the votes cast in the town of Windham for councillor at the annual election in March last, or have you made any mistake in your return of said votes, if so, what is the mistake?

To which said town clerk answered—that there was no mistake in his record, but there was a mistake in his return, there being no votes returned for Joseph Clough. Joseph Clough received fifty-four votes.

On motion of Mr. Eastman of Hampstead, of the House— Resolved, That said town clerk be permitted to amend his return so as to correspond with the record.

The said town clerk having amended his return accordingly-

On motion of Mr. Paige of Bradford, of the House-

Resolved, That Isaac McGaw, town clerk of the town of Windham, be discharged from further examination and attendance.

On motion of Mr. Weeks, of the Senate-

Resolved, That the clerk of the House of Representatives be directed to return the amended return of the votes for councillor in the town of Windham at the annual meeting in March last, to the Secretary of State. On motion of Mr. Gardner, of the House— The convention arose and the Senate withdrew.

#### IN HOUSE OF REPRESENTATIVES.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate have passed a bill, entitled 'An act to repeal an act entitled "An act relating to constables;" in which they ask the concurrence of the House of Representatives."

The House proceeded to the consideration of the foregoing bill, which came down from the Senate;

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

Mr. Fowler, agreeably to previous notice and by leave, introduced a bill, entitled "An act to secure the inviolability of the homestead and for the further relief of poor debtors;"

Which was read a first and second time.

On motion of Mr. Fowler-

Resolved, That said bill be laid upon the table, and the clerk be directed to procure three hundred and fifty printed copies for the use of the House.

Mr. Craig gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act to incorporate the Granite State Car and Machine Shop."

Mr. Adams of Campton gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act in addition to chapter sixty-nine of the Revised Statutes in relation to school districts."

Mr. Simpson gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act in amendment of section one of chapter forty-three of the Revised Statutes."

On motion of Mr. Kittredge of New Market-

Resolved, That the rules of the House be so far suspended that he have leave at this time to introduce a bill.

Mr. Kittredge of New Market accordingly introduced a

bill, entitled "An act in relation to the Boston and Maine Railroad;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Rail-roads.

Mr. Goodrich, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the President, Directors and Company of the Mutual Bank of Portsmouth;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Banks. Mr. Fowler gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act relating to Pedlers."

Mr. Abbot of Nashville, by leave, presented the annual report of the directors of the Nashua and Lowell railroad corporation for June, 1848.

Ordered, That it be referred to the committee on Rail-

roads.

Mr. Page of Haverhill gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act to incorporate the Grafton Bank."

Mr. Gardner introduced the following resolution:

Resolved by the Senate and House of Representatives, That Thursday next, at three o'clock in the afternoon, be assigned as the time for proceeding to the choice of a Senator in the Congress of the United States for six years from and after the third day of March, 1849.

On motion of Mr. Eaton of Sandown-

Resolved, That said resolution be laid upon the table.

Mr. Burnham, from the committee on Unfinished Business, to whom was referred the bill, entitled "An act in amendment of the fourth section of chapter seventy-five of the Revised Statutes," by leave, made a report, whereupon—

Resolved, That the further consideration of said bill be

referred to the committee on Education.

On motion of Mr. Norris-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of amending the laws relating to the manner of qualifying or swearing into office clerks of the courts of common pleas and clerks of the superior court, and to report by bill or otherwise.

On motion of Mr. Worth-

The House adjourned.

## WEDNESDAY, June 14, 1848.

The reading of the journal of yesterday having been commenced and proceeded in, but before the completion thereof,

On motion of Mr. Lane of Walpole-

Resolved, That the rules of the House be so far suspended that the further reading of the journal of yesterday be dispensed with.

Mr. Wadleigh presented the petition of Joseph P. Swasey and others, praying for an alteration of the existing laws in

relation to the sale of spirituous liquors.

Mr. Whitten presented the petition of William F. Lord and others, praying for such an alteration of the existing laws in relation to the sale of intoxicating drinks as shall make the penalty for the violation of those laws, upon a third conviction, imprisonment in the State prison.

On motion of Mr. Fowler-

Resolved, That said petitions be laid upon the table.

Mr. Hale of Somersworth presented the petition of James Rollins and others, praying for the passage of a law to prevent the destruction of fish in the Salmon Falls river.

Mr. Gove presented the remonstrance of Eliphalet Mc-Gaffey, against the provisions of the third section of the eighty-second chapter of the Revised Statutes.

Mr. Parker of Fitzwilliam presented the petition of Geo. W. Plumer and others, in relation to a revision of the con-

stitution of the State.

Mr. Drew presented the petitions of Hezekiah Parsons, jr. and others, and Frederick G. Messer and others, both praying for the grant of a charter for a toll bridge across the Connecticut River.

Mr. Hatch presented the petition of the selectmen of Portsmouth, praying for leave to extend a market-house upon a portion of the tide waters of the Piscataqua river, and the petition of Andrew P. Peabody and others, praying for further legislation for the relief of the insane.

Mr. Rix of Dalton presented the petition of G. W. Bryant and others, praying for the abolition of the death pen-

alty.

Ordered, That said petitions and remonstrance be referred to the committee on the Judiciary.

Mr. Gale presented the petition of the grantees of the Salisbury and East Kingston Railroad, praying for an amendment of their charter, and the petition of L. D. Peasley and others, praying for an extension of the Salisbury and East Kingston Railroad.

Mr. Perkins of New Hampton presented the petition of James Upham and others, praying for an extension of the

Franklin and Bristol Railroad.

Mr. Morrill presented the petition of John L. Hill and others, praying for the grant of a charter for a railroad from Union Bridge to Manchester.

Mr. Smith of Boscawen presented the petition of Little

Burbank and others;

Mr. Gookin presented the petition of Stephen Pingrey and others;

Mr. Fowler presented the petition of John Rogers and

Mr. Burbank presented the petition of Luke Corser and others:

All praying for the grant of a charter for a railroad from Manchester to Andover.

Mr. Smith of New Ipswich presented the petition of Timothy K. Ames and others, praying for the grant of a charter for a railroad from Peterborough to some point on Connecticut river, between Bellows Falls and Windsor, Vermont.

Mr. Hadley presented the petition of the Sullivan Railroad Company, praying for authority to construct a branch of their railroad to the western bank of the Connecticut

river.

Mr. Craig presented the petition of Page Eaton and others, praying for the grant of a charter for a railroad from some point on the Northern Railroad in the village of Fisherville to the south line of the State, in Rindge or Fitzwilliam.

Mr. Cross presented the petition of Hiram Brown and others, praying for the grant of a charter for a railroad from some point on the west bank of Connecticut river, opposite Windsor, in the State of Vermont, to the city of Manchester.

Mr. Melvin presented the petition of Dearborn Knowles and others, praying for the grant of a charter for a railroad from Nashua to Epping.

Ordered, That said petitions be referred to the committee on Railroads.

Mr. Hale of Somersworth presented the petition of John Wentworth and others, praying for a division of the town of Somersworth.

Mr. Gill presented the petition of Thomas Clark and others, praying that a certain portion of land may be severed from the town of Campton and annexed to the town of Plymouth.

Mr. Woodbury of Wilmot presented the petition of Geo. W. Dudley, praying that lot number sixty-nine, in the town of Wilmot, may be severed therefrom and annexed to the town of Danbury.

Mr. Mathes of Columbia presented the petitions of Ephraim H. Mahurin and others, and Abel Hobart and others,

both praying for a division of the county of Coos.

Mr. Drew presented the petitions of Robert M. Finnis and others, Hezekiah Parsons, jr. and others, and Edwin W. Gaskell and others, all praying for a division of the county of Coos.

Ordered, That the said petitions be referred to the committee on Towns and Parishes.

Mr. Folsom presented the petition of Esther Stacey and others, praying for the alteration of the name of Henry Beal.

Mr. Symonds of Marlow presented the petition of Luther and Rhoda Huntley, praying for the alteration of the name of Lyman Harris Rounceville.

Mr. Smith of New Ipswich presented the petition of Charles Burgess and another, praying for the alteration of

the name of John F. Burgess.

Mr. Burnham presented the petition of Ralph Keyes and others, praying for the alteration of the name of Julietta Keyes.

Mr. Parker of Fitzwilliam presented the petition of Levi

Pearson, praying for the alteration of his name.

Mr. Eastman of Hampstead presented the petition of Cyrus F. Sanborn and others, praying for the alteration of the name of said Sanborn.

Mr. Neal presented the petition of Sally Jones, praying for the alteration of her name.

Ordered, That said petitions be referred to the committee on the Alteration of Names.

Mr. Woodbury of Wilmot presented the petition of the field officers of the thirtieth regiment, praying for the removal of an officer, and the petition of the colonel of the thirty-seventh regiment, praying for the removal of certain officers therein named.

Mr. Thompson of Holderness presented the petition of the field officers of the fourteenth regiment, praying for a piece of brass ordnance and carriage, and an appropriation for a gun-house for the Granite Guards.

Ordered, That said petitions be referred to the committee

on Military Affairs.

Mr. Gardner presented the remonstrance of Theophilus H. Kimball and others, against the right of Julius C. Blodgett to a seat in the House as a member from the town of Kensington.

Ordered, That it be referred to the committee on Elec-

tions.

Mr. Folsom presented the petition of A. S. C. Hall and others, praying for an act of incorporation to carry on the manufacture of railroad cars and engines.

Ordered, That it be referred to the committee on In-

corporations.

Mr. Howe presented the petition of Marshall A. Hale and others, praying for the passage of a law providing for the payment of a bounty for killing crows and foxes.

Ordered, That it be referred to the committee on Agricul-

ture and Manufactures.

Mr. Fowler, from the committee on the Judiciary, to whom was referred the petition of F. S. Crawford and others, to alter the present laws relative to the sale of intoxicating liquors so as to make the common selling of such liquors a crime punishable with imprisonment in the State Prison on the third conviction, and the petition of Isaac Eaton and others to alter the present laws relative to the sale of spirituous liquors, made a report, whereupon

Resolved, That the committee on the Judiciary be discharged from the further consideration of said petitions, and that the same, and all other petitions that may hereafter be presented relating to the same subject matter, be referred to

a select committee of one from each county, to consider and

report thereon.

Mr. Norris, from the same committee, to whom was referred the bill, entitled "An act to repeal an act, entitled 'An act relating to constables," reported the same without amendment.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That said bill be laid upon the table.

Mr. Paige of Bradford, from the same committee, to whom was referred the memorial of Asahel Dodge, seeking an inquiry into the alleged official misconduct of Joel Parker, John J. Gilchrist and Charles F. Gove, made a report, whereupon

Resolved, That said memorialist have leave to withdraw

his memorial.

Mr. Furber, from the committee on the State Prison, to whom was referred the message of His Excellency the Governor, communicating the annual reports of the Warden, Chaplain and Physician of the State Prison, made a report, whereupon

Resolved, That the clerk be directed to procure five hundred printed copies of said message and reports for the

use of the House.

Mr. Kittredge of New Market, from the committee on Incorporations, to whom was referred the petition of J. C. Plumer and others, praying for an alteration of the charter of the Farmers' Mutual Fire Insurance Company at Epping, reported a bill, entitled "An act in addition to and in amendment of an act incorporating the Farmers' Mutual Fire Insurance Company, passed December 24, 1840."

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Peavey, from the committee on Agriculture and Manufactures, to whom was referred the petition of Henry Taggart and others in relation to the hours of labor in manufactories, made a report, whereupon

Resolved, That said committee be discharged from the further consideration of said petition, and the same be referred to the select committee to be appointed upon that

subject.

Mr. Peavey, from the same committee, to whom was re-

ferred the petition of Martin Crafts and others, in relation to the hours of labor in manufacturing establishments, made a

further report, whereupon

Resolved, That the committee be discharged from the further consideration of said petition, and the same be referred to the select committee to be appointed upon that subject.

Mr. Parker of Fitzwilliam, from the committee on Education, to whom was referred the petition of school district No. 3 in Somersworth, praying for a special law relating to said district, reported a bill with the following title: "An act relating to school district No. 3 in Somersworth;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Adams of Springfield, from the committee on Unfinished Business, to whom was referred the bill, entitled "An act to incorporate the president, directors and company of the bank of Plymouth," made a report, whereupon

Resolved, That the further consideration of said bill be

referred to the committee on Banks.

Mr. Parker of Hill, from the same committee, to whom was referred the bill, entitled "An act to incorporate the Amonoosuc Bank," made a report, whereupon

Resolved, That the further consideration of said bill be

referred to the committee on Banks.

Mr. Burnham, from the same committee, to whom was referred the petitions of Ransom Twitchell and others, praying for the incommentation of the target of Durantees.

ing for the incorporation of the town of Dummer;

The petition of the selectmen and other citizens of the town of Candia, and sundry inhabitants of the town of Raymond, praying for the establishment of a straight line between said towns;

The petition of the selectmen of Centre Harbor, praying that the line between said town and the town of Holderness may be established upon the original charter line;

Two petitions of the selectmen of the town of Bethlehem, praying that a certain tract of land therein named may be

annexed to said town of Bethlehem;

The petition of James Alexander and others, praying to be disannexed from the town of Mont Vernon and annexed to the town of Amherst; The petition of John Flint, praying to be disannexed from the town of Antrim and annexed to the town of Hancock;

The petition of Charles A. Jewell and Elias Page, praying to have their farms disannexed from the town of Rindge

and annexed to the town of Jaffrey;

The petition of Mark Whidden and others, praying that a portion of the town of Thornton may be severed therefrom and annexed to the town of Ellsworth;

The petition of T. Y. Wentworth and others, praying that a portion of the town of Milton may be severed and an-

nexed to the town of Farmington;

The petition of Valentine Smith, jr., to be severed from the town of Durham and annexed to the town of New Market:

The petition of Ezra Gilman and others, praying that certain lands may be severed from the town of Tamworth

and annexed to the town of Ossipee;

The petition of Benjamin Loverin and others, praying for a division of the town of New Market, and the remonstrance of John Haines and others, against the granting the prayer of the foregoing petition, made a report, whereupon—

Resolved, That the further consideration of said petitions and remonstrance be referred to the committee on Towns

and Parishes.

Mr. Hadley, from the committee on Railroads, to whom was referred the bill, entitled "An act in addition to and in amendment of an act entitled 'An act to incorporate the Ashuelot Railroad Company," reported said bill without amendment.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Hadley, from the same committee, to whom was referred the petition of the directors of the Portsmouth and Concord railroad, praying for leave to construct a branch of their road to Manchester, reported a bill, entitled "An act in addition to the acts incorporating the Portsmouth and Concord Railroad;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Rossiter, from the same committee, to whom was re-

ferred the bill, entitled "An act to incorporate the West Cheshire Railroad Company," reported said bill with the following amendment:

Strike out the words "West Cheshire," whenever it occurs in said bill, and insert instead thereof the words "Con-

necticut River."

The question being upon agreeing to said amendment,

It was decided in the affirmative.

Ordered, That the bill be read a third time this afternoon at three o'clock.

Mr. Norris, by leave, presented the memorial of the directors of the Portsmouth, New Market, and Concord railroad.

Mr. Abbot of Nashville, by leave, presented the annual re-

port of the Wilton railroad company.

Mr. Sleeper, by leave, presented the petition of William W. Russell and others, praying for the grant of a charter for a railroad from Plymouth, and to intersect the St. Lawrence and other roads up the Connecticut river.

Ordered, 'That said memorial, petition, and report, be re-

ferred to the committee on Railroads.

Mr. Hatch, by leave, presented the remonstrance of Joseph Laighton and others, against the incorporation of the town of Dummer.

Ordered, That it be referred to the committee on Towns

and Parishes.

Mr. Goodrich, by leave, presented the remonstrance of George Jaffrey and Charles Robinson, against extending the market in Portsmouth over a portion of the tide waters of the Piscataqua river.

Ordered, That it be referred to the committee on the Ju-

diciary.

Mr. Sturtevant, by leave, presented the account of William L. Foster.

Ordered, That it be referred to the committee on Claims. Mr. Rockwood, by leave, presented the petition of Isaac Eaton and others, praying that the existing laws in relation to the sale of spirituous liquors may be so altered that the penalty for the violation of said laws, upon the third conviction, shall be imprisonment in the State prison.

On motion of Mr. Fowler-

Resolved, That said petition be laid upon the table.

Mr. Danforth, by leave, presented the petition of F. S. Crawford and others, praying for the same object.

On motion of Mr. Fowler-

Resolved, That said petition be laid upon the table.

The following message was received from His Excellency the Governor, by the Secretary of State:

# " To the Hon. Senate and House of Representatives:

I herewith transmit to the legislature the reports of the Bank Commissioners, showing the condition of the several banks in this State at the time of their last examination; also the quarterly returns made by the several banks in this State.

JARED W. WILLIAMS.

Council Chamber, June 14, 1848."

On motion of Mr. Hersey-

Resolved, That the foregoing message of His Excellency the Governor, with the accompanying reports and returns, be referred to the committee on Banks.

The Speaker land before the House the report of the Librarian of the State Library, which had been laid upon his table.

On motion of Mr. Fowler-

Resolved, That it be referred to the committee on the Library.

On motion of Mr. Fellows of Andover-

Resolved, That a committee of ten be appointed to take into consideration the address of His Excellency the Governor, and report what disposition shall be made of the several subjects embraced therein.

On motion of Mr. Norris-

The House resumed the consideration of the bill, entitled "An act in amendment of an act entitled 'An act to establish the city of Manchester,' passed July 10, 1846."

On motion of Mr. Cross-

Resolved, That said bill be referred to the committee on the Judiciary.

Mr. Kittredge of New Market, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the New Market Bank;" Which was read a first and second time.

Ordered, That it be referred to the committee on Banks.

Mr. Stickney, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the Oregon Mutual Fire Insurance Company."

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that the bill be read a first time by its title.

Said bill was then thus read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

Mr. Hersey, agreeably to previous notice and by leave, introduced a bill providing for the payment of a bounty for killing crows;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Fellows of Andover-

Resolved, That said bill be laid upon the table.

The House proceeded to the consideration of the orders of the day upon a bill with the following title, to wit: "An act in addition to and in amendment of an act incorporating the Farmers' Mutual Fire Insurance Company, passed December, 24, 1840;"

Which was read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act in addition to the acts incorporating the Portsmouth and Concord Railroad;"

Which was read a second time.

On motion of Mr. Sawyer-

Resolved, That said bill be laid upon the table.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act relating to school district No. 3 in Somersworth;"

Which was read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Fowler gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act to incorporate the Wanolanset Steam Mills in Concord."

Mr. Craig, agreeably to previous notice and by leave, in-

troduced a bill, entitled "An act to incorporate the Granite State Car and Machine Shop;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

Mr. Simpson, agreeably to previous notice and by leave, introduced a bill, entitled "An act in amendment of section one, chapter forty-three of the Revised Statutes;"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

Mr. Adams of Campton, agreeably to previous notice and by leave, introduced a bill, entitled "An act in addition to chapter sixty-nine of the Revised Statutes, upon the powers of selectmen in the towns where union districts are formed by the selectmen of two towns or more;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Education.

Mr. Haynes gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act in addition to an act in amendment of 'An act to incorporate the Strafford County Mutual Fire Insurance Company."

On motion of Mr. Parker of Fitzwilliam— The House adjourned.

# AFTERNOON.

The House proceeded to the consideration of the orders of the day, upon bills with the following titles, to wit:

"An act relating to school district No. 3 in Somersworth;"
"An act in addition to and in amendment of an act incorporating the Farmers' Mutual Fire Insurance Company,
passed December 24, 1840;"

"An act to incorporate the Connecticut River Railroad

Company;"

"An act in addition to and in amendment of an act en-

titled 'An act to incorporate the Ashuelot Railroad Company;"

Which were severally read a third time.

Resolved, That they pass, and their titles be as aforesaid. Ordered, That the clerk request the concurrence of the Senate therein.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate have passed a bill with the following title, to wit: 'An act in amendment of chapter 15 of the Revised Statutes;' in which they ask the concurrence of the House of Representatives.

The Senate concur with the House of Representatives in the passage of a resolution, fixing upon Saturday, the twenty-fourth day of June instant, as the time for the adjournment of the present session of the legislature."

The House proceeded to the consideration of the foregoing bill, which came down from the Senate, entitled "An act in amendment of chapter 15 of the Revised Statutes;"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

On motion of Mr. B. F. McIntire-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of increasing the salaries of the justices of the superior court, and report by bill or otherwise.

Mr. Melvin, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the Nashua and Epping Railroad Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

Mr. Hatch gave notice that he will to-morrow ask leave to introduce a bill in amendment of the existing statutes relating to railroads.

Mr. Page of Haverhill, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the Grafton Bank:" Which was read a first and second-time.

Ordered, That it be referred to the committee on Banks. Mr. Nourse, from the committee on Unfinished Business, to whom was referred the petition of William P. Wheeler and others, in relation to the arrangement of the papers in the office of the register of probate for the county of Cheshire, by leave, made a report, whereupon—

Resolved, That the further consideration of said petition be referred to the delegation from the county of Cheshire.

Mr. Norris gave notice that he will to-morrow ask leave to introduce a bill to incorporate the State Mutual Fire Insurance Company.

Mr. Fowler gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act to incorporate the Union Mutual Fire Insurance Company;"

Also, a bill, entitled "An act authorizing administrators

to convey real estate holden in trust."

Mr. Sawyer gave notice that he will to-morrow ask leave to introduce a bill, to amend the act entitled "An act to render railroad corporations public in certain cases and constituting a board of railroad commissioners."

The Speaker announced the appointment of the following

select committees:

On the petitions in relation to the hours of labor in manufactories—Messrs. Kittredge of New Market, Ingalis of Sanbornton, Shapleigh of Somersworth, Gage of Wakefield, Dresser of Sutton, Hale of Hollis, Carpenter of Chesterfield, Wyman of Newport, Kittridge of Canaan, Worthley of Carroll;

On the petitions praying for an alteration of the law in relation to the sale of spirituous liquors—Messrs Boutwell of Hancock, Fowler of Concord, Meader of Wolfborough, Plumer of Alton, Thompson of Lee, Stevens of New Market, Kittridge of Canaan, Bellows of Troy, Mathes of Columbia, Blanchard of Croydon.

The following message was received from the Senate by

their clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a bill with the following title, to wit: 'An act in amendment of chapter twenty-eight of the Revised Statutes.'"

On motion of Mr. Woodbury of Wilmot-

Resolved, That the House are ready to meet the Senate in convention for the purpose of proceeding in the elections, agreeably to the provisions of the constitution and the laws of the State.

Ordered, That the clerk inform the Senate thereof.

On motion of Mr. Fowler-

The House resumed the consideration of sundry petitions in relation to an alteration of the laws regulating the sale of ardent spirits.

On motion of Mr. Fowler-

Resolved, That said petitions be referred to the select committee upon that subject.

On motion of Mr. Hadley-

Resolved, That the committee on Railroads be instructed to cause to be prepared a general blank form for acts of incorporation for railroads, and procure to be printed two hundred copies thereof for the use of the Legislature.

Mr. Worth, agreeably to previous notice and by leave, introduced a bill, entitled "An act in amendment of an act in addition to an act to incorporate the Academical and Theological Institution, New Hampton;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Education.

# IN CONVENTION.

The Senate and House of Representatives being assembled in convention in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution and laws of the State,

On motion of Mr. Eaton of Sandown, of the House— The convention proceeded by ballot to the choice of Secretary of State.

On the first balloting the chairman of the convention announced the state of the vote as follows:

Whole number of votes cast, 284
Necessary for a choice, 143
Sanborn H. Dyer had 1

Daniei Kusseii nad	L
George G. Fogg had	<b>3</b> 9
Asa McFarland had	77
Thomas P. Treadwell had	166
and Thomas P. Treadwell was	accordingly declared duly
elected Secretary of State.	

On motion of Mr. Furber, of the House-

The convention proceeded by ballot to the choice of a State Treasurer.

On the first balloting the chairman announced the state of the vote as follows:

Whole number of votes cast,	280
Necessary for a choice,	141
James Peverly had	44
Samuel Coffin had	69
John Atwood had	167
and John Atwood was accordingly declared duly	elected
State Treasurer.	

On motion of Mr. Adams of Springfield, of the House-The convention proceeded by ballot to the choice of Public Printer.

On the first balloting the chairman announced the state of the vote as follows:

Whole number of votes cast,	278
Necessary for a choice,	140
Asa McFarland had	1
John Knowlton had	3
J. E. Hood & Co. had	40
George O. Odlin & Co. had	67
Butterfield & Hill had	167
and Messrs. Butterfield & Hill were accordingly	declared

duly elected Public Printers. On motion of Mr. Fellows of Andover, of the House-

The convention arose and the Senate withdrew.

### IN HOUSE OF REPRESENTATIVES.

Mr. Carpenter gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act for the preservation of life, and for the further protection of railroad corporations."

On motion of Mr. Kittridge of Canaan— The House adjourned.

#### THURSDAY, June 15, 1848.

The reading of the journal of yesterday having been commenced and proceeded in, but before the completion thereof,

On motion of Mr. Eaton of Sandown-

**Resolved**, That the rules of the House be so far suspended that the further reading of the journal of yesterday be dispensed with.

Mr. Burbank presented the petition of Hezekiah Fellows and others, praying for the grant of a charter for a railroad from Manchester to Andover.

Ordered, That it be referred to the committee on Railroads.

Mr. Smith of Boscawen presented the petition of Francis Johnson, praying for the alteration of his name.

Ordered, That it be referred to the committee on the Alteration of Names.

Mr. Wiggin presented the remonstrance of Benjamin Thompson and others, against the granting of the prayer of the petition of Valentine Smith and others, praying to be severed from the town of Durham and annexed to the town of New Market.

Mr. Huckins presented the remonstrance of Wm. S. Cummings and others, against the alteration of the line between Holderness and Centre Harbor.

Mr. Alexander presented the remonstrance of Mendall Sampson and others, and E. Alexander and others, against granting the prayer of the petition of Caleb S. Rogers and others, praying to be severed from the town of Bow and annexed to the town of Concord.

Ordered, That said remonstrances be referred to the committee on Towns and Parishes.

Mr. Whicher presented the petition of the field officers of the 35th regiment, praying for the removal of certain officers therein named.

Ordered, That it be referred to the committee on Military Affairs.

Mr. Read presented the petition of Oliver Baker and others, praying for an alteration of the existing laws in relation to the sale of ardent spirits.

Ordered, That it be referred to the select committee upon

that subject.

Mr. Paige of Bradford presented the petition of W. W. Eastman and others, praying that the charter of the Sunapee dam corporation may be annulled or repealed, and the petition of Samuel Bailey and others, praying for the repeal of the charter of said corporation.

Mr. Sturtevant presented the remonstrance of Job Bisbee, William Harkness and others, against the right of Stephen Randall to a seat in the House as a member from the town of Richmond—and sundry affidavits and certificates in re-

lation thereto.

Ordered, That the same be referred to the committee on Elections.

Mr. Sawyer, from the committee on the Judiciary, to whom was referred the remonstrance of Eliphalet McGaffey, against the 3d section of the 82d chapter of the Revised Statutes, made a report, whereupon

Resolved, That the committee on the Judiciary be discharged from the further consideration of said remonstrance, and that the same be referred to the committee on Military

Affairs.

Mr. Neal, from the committee on Towns and Parishes, to whom was referred the petition of Joseph Fifield and others, praying to be severed from the town of Hill and annexed to the town of Danbury, made a report, whereupon

Resolved, That the further consideration of said petition be postponed to the next session of the legislature, and the petitioners be directed to give such notice of the pendency

thereof as the law requires.

Mr. Eastman of Hampstead, from the same committee, to whom was referred the petition of Hosea Lund, praying that his farm may be severed from the town of Warren and annexed to the town of Piermont, made a report, whereupon—

Resolved, That the further consideration of said petition be postponed to the next session of the legislature, and the

petitioner be directed to give such notice of the pendency thereof as the law requires.

Mr. Eastman of Hampstead, from the same committee, to whom was referred the petition of Samuel Akins and others, praying that Erroll, Millsfield and Dixville may be authorized to elect and send a representative to the general court, and the petition of David Blanchard and others, praying that Pittsburg and Clarksville may be authorized to elect and send a representative to the general court, made a further report, whereupon

Resolved, That the further consideration of said petitions be postponed to the next session of the legislature, and the petitioners be directed to give such notice of the pendency

thereof as the law requires.

Mr. Holden, from the committee on Unfinished Business, to whom was referred the petition of the selectmen, town clerk, and other citizens of the town of Franconia, praying that said town may be authorized to send a representative to the general court, made a report, whereupon—

Resolved, That the further consideration of said petition

be referred to the committee on Elections.

Mr. Adams of Springfield, from the same committee, to whom was referred the petition of Samuel Spinney and others, praying for the alteration of the charter of the Portsmouth aqueduct corporation, made a report, whereupon—

Resolved, That the further consideration of said petition

be referred to the committee on Incorporations.

Mr. Parker of Hill, from the same committee, to whom was referred the bill, entitled "An act to obtain statistical information in relation to certain branches of industry," made a report, whereupon—

Resolved, That the further consideration of said bill be

referred to the committee on the Judiciary.

Mr. Parker of Hill, from the same committee, to whom was referred the petition of Joseph Jewett and others, praying that the thirty-ninth chapter of the Revised Statutes be so amended that property belonging to religious societies may be exempted from taxation, made a further report, whereupon—

Resolved, That the further consideration of said petition

be referred to the committee on the Judiciary.

Mr. Parker of Hill, from the same committee, to whom

was referred the petition of James Hayes, praying for an alteration of the law in relation to the settlement of administrators' accounts, when judges have acted as agents or attornies of creditors in estates to be settled before them, made a further report, whereupon—

Resolved, That the further consideration of said petition

be referred to the committee on the Judiciary.

Mr. Carter, from the same committee, to whom was referred the petition of O. O. Stearns and others, praying for an amendment of the existing laws in relation to the sale of spirituous liquors, made a report, whereupon—

Resolved, That the further consideration of said petition

be referred to the select committee upon that subject.

Mr. Burnham, from the same committee, to whom was referred the bill, entitled "An act in amendment of an act. entitled 'An act to establish the city of Manchester,' passed July 10, 1846," and the petitions of Walter French and others, Richard H. Ayer and others, Isaac Tompkins and others, James McQueston and others, and of George W. Morrison and others, all praying for an amendment of the charter of the city of Manchester, and the remonstrances of David Gillis and others, Leonard Dakin and others, Joel Russell and others, G. W. Pinkerton and others, Joseph Knowlton and others, Josiah Crosby and others, Robert Baker and others, David A. Bunton and others, Jacob G. Cilley and others, Heman Proctor and others, William M. Parker and others, and Hiram Brown and others, all against the granting of the prayer of the foregoing petitions, for an alteration of the charter of the city of Manchester, made a report, whereupon-

Resolved, That the further consideration of said bill, petitions and remonstrances, be referred to the committee on

the Judiciary.

Mr. Atwood, from the committee on the Judiciary, to whom was referred the petition of J. A. Baldwin and others, praying that a law may be passed authorizing towns to make appropriations for the payment of members of the fire department in those towns, reported a bill, entitled "An act in addition to chapter 31 of the Revised Statutes;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Fowler, from the same committee, to whom were referred the petitions of Frederick G. Messer and others, and Hezekiah Parsons, jr. and others, both praying for leave to construct a toll bridge across the Connecticut river, made a report, whereupon—

Resolved, That the committee on the Judiciary be discharged from the further consideration of said petitions, and that the same be referred to the committee on Roads, Bridges

and Canals.

Mr. Eaton of Sandown, from the committee on Agriculture and Manufactures, to whom was referred the bill, entitled "An act in further addition to an act approved July 1, 1831, and entitled 'An act to establish a corporation by the name of the Amoskeag Manufacturing Company," reported the same bill without amendment.

Ordered, That it be read a third time this afternoon at

three o'clock.

Mr. Peavey, from the same committee, to whom was referred the petition of David Bartlett and others, praying that a bounty may be offered for the discovery of a remedy for weevil, made a report, whereupon—

Resolved, That it is inexpedient to legislate upon the subject, and the petitioners have leave to withdraw their

petition.

Mr. Hersey, from the committee on the Judiciary, to whom was referred the petition of G. W. Bryant and others, praying for the abolition of the death penalty, made a report, whereupon—

Resolved, That the petitioners have leave to withdraw

their petition.

Mr. Ingalls, from the same committee, to whom was referred a bill and resolution relating to an amendment of the existing laws in relation to the manner of swearing into office clerks of the superior court and court of common pleas, made a report.

On motion of Mr. Sawyer-

Resolved, That said report be re-committed to the com-

mittee on the Judiciary.

Mr. Fellows of Andover, from the committee on Claims, to whom was referred the account of John H. George, reported a resolution in his favor;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Bickford, from the committee on Military Affairs, to whom was referred the petition of Thomas R. Handerson, praying remuneration for time lost in consequence of injuries received while in the military service of the State, reported a resolution in his favor;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Kittredge of New Market, from the committee on Incorporations, to whom was referred the bill, entitled "An act to incorporate the Walpole Manufacturing Company," reported said bill without amendment.

Ordered, That it be read a third time this afternoon at

three o'clock.

Mr. Danforth, from the committee on Military Accounts, to whom was referred the account and vouchers of David Moulton, commissary general, reported a resolution in favor of said Moulton;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Danforth, from the same committee, to whom was referred the account of Harvey Adams, deputy commissary general, reported a resolution in his favor;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Sawtelle, from the committee on Education, to whom was referred the bill, entitled "An act in amendment of the fourth section of chapter seventy-five of the Revised Statutes," reported said bill in a new draft;

Which was read a first time.

Ordered, That it be read a second time this forenoon a eleven o'clock.

Mr. Sanborn, from the committee on Education, to who were referred the petitions of Samuel Gates and others, an Alonzo Bascom and others, both praying for an amendment of the law in relation to the instruction of youth connects with manufacturing establishments, reported a bill, entitle

"An act to provide for the better instruction of youth in manufacturing establishments;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Carpenter, agreeably to previous notice and by leave, introduced a bill, entitled "An act for the preservation of life and for the better protection of railroad corporations;"

Which was read a first time.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That it be laid upon the table, and the clerk be directed to procure three hundred and fifty printed copies for the use of the House.

Mr. Sturtevant, by leave, presented the report of the committee appointed at the last session of the legislature to examine the papers in the office of the register of probate for the county of Cheshire.

On motion of Mr. Sturtevant-

Resolved, That said report be referred to the delegation from the county of Cheshire.

The Speaker announced the appointment of the following select committee to take into consideration the address of His Excellency the Governor, and to report what disposition shall be made of the several subjects embraced therein, to consist of Messrs. Fellows of Andover, Rand of Charlestown, Twombly of Alton, Stevens of Danville, Canney of Ossipee, Hale of Dover, Holbrook of Surry, Rockwood of Nashua, Frazier of Danbury, Plaisted of Jefferson.

Mr. Fellows of Andover gave notice that he will to-morrow ask leave to introduce a bill to incorporate the Andover Academy.

On motion of Mr. Parker of Fitzwilliam-

The House resumed the consideration of the bill, entitled "An act to repeal an act entitled 'An act relating to constables."

Mr. Parker of Fitzwilliam moved to amend the bill by striking out all after the word "may," in the third line of the second section, and inserting instead thereof the following: "continue in office under the provisions of said act until the second Tuesday of March next."

The question being, upon agreeing to said amendment, Mr. Norris called for the yeas and nays.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Bickford, from the committee on Military Affairs, to whom was referred the petition of Thomas R. Handerson, praying remuneration for time lost in consequence of injuries received while in the military service of the State, reported a resolution in his favor:

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Kittredge of New Market, from the committee on Incorporations, to whom was referred the bill, entitled "An act to incorporate the Walpole Manufacturing Company," reported said bill without amendment.

Ordered, That it be read a third time this afternoon at

three o'clock.

Mr. Danforth, from the committee on Military Accounts, to whom was referred the account and vouchers of David Moulton, commissary general, reported a resolution in favor of said Moulton;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Danforth, from the same committee, to whom was referred the account of Harvey Adams, deputy commissary general, reported a resolution in his favor;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Sawtelle, from the committee on Education, to whom was referred the bill, entitled "An act in amendment of the fourth section of chapter seventy-five of the Revised Statutes," reported said bill in a new draft;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Sanborn, from the committee on Education, to whom were referred the petitions of Samuel Gates and others, and Alonzo Bascom and others, both praying for an amendment of the law in relation to the instruction of youth connected with manufacturing establishments, reported a bill, entitled

"An act to provide for the better instruction of youth in manufacturing establishments;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Carpenter, agreeably to previous notice and by leave, introduced a bill, entitled "An act for the preservation of life and for the better protection of railroad corporations;"

Which was read a first time.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That it be laid upon the table, and the clerk be directed to procure three hundred and fifty printed copies for the use of the House.

Mr. Sturtevant, by leave, presented the report of the committee appointed at the last session of the legislature to examine the papers in the office of the register of probate for the county of Cheshire.

On motion of Mr. Sturtevant-

Resolved, That said report be referred to the delegation

from the county of Cheshire.

The Speaker announced the appointment of the following select committee to take into consideration the address of His Excellency the Governor, and to report what disposition shall be made of the several subjects embraced therein, to consist of Messrs. Fellows of Andover, Rand of Charlestown, Twombly of Alton, Stevens of Danville, Canney of Ossipee, Hale of Dover, Holbrook of Surry, Rockwood of Nashua, Frazier of Danbury, Plaisted of Jefferson.

Mr. Fellows of Andover gave notice that he will to-morrow ask leave to introduce a bill to incorporate the Andover

Academy.

On motion of Mr. Parker of Fitzwilliam-

The House resumed the consideration of the bill, entitled "An act to repeal an act entitled 'An act relating to constables.'"

Mr. Parker of Fitzwilliam moved to amend the bill by striking out all after the word "may," in the third line of the second section, and inserting instead thereof the following: "continue in office under the provisions of said act until the second Tuesday of March next."

The question being, upon agreeing to said amendment,

Mr. Norris called for the yeas and nays.

After debate-

Mr. Parker of Fitzwilliam withdrew said amendment, and moved that the further consideration of said bill be indefinitely postponed.

Upon this question the yeas and nays were demanded.

Pending the discussion upon the foregoing question, Nahum Parker, member elect from the town of Nashville, having been duly qualified, was introduced by the Secretary of State and took his seat.

Those who voted in the affirmative, were Messrs.—

Shapleigh,

Crombie, Robinson of Brentwood, Langford, Melvin, Stevens of Danville, Prescott, Dearborn of Deerfield, Hildreth, Marston. Gardner, Wadleigh of Exeter, Hall, Godfrey, Vennard. Harriman of Plaistow, Tuck, Eaton of Seabrook, Rollins, Dinsmore, Hanson, Hale of Dover, Wadleigh of Dover, Demeritt of Madbury, Fox, Wetmore, Evans, Wentworth, Whitten, Hale of Somersworth, Stickney,

Twombly, Plumer of Alton, Smith of Gilford, Weeks, Perkins of New Hampton, Fletcher, Gove of Sandwich, Ethridge, Bryant, Smith of Boscawen, Burbank, Abbot of Concord, Danforth, Fowler, Robinson of Concord, Hill of Concord, Peabody, Roby, Doe, Secombe, Nevins, Riddle of Bedford. Morse of Francestown, Bunton, Fellows of Manchester, Riddle of Manchester, White, Boyden, Cross,

Hoyt, Potter, Clarke, Pratt, Holt, Putnam, Russell, Sawyer, Rockwood, Williams, Parker of Nashville, Abbott of Nashville, Smith of New Ipswich, Lee, Kimball, Frost, Parker of Fitzwilliam, Haile of Hinsdale, Upton, Chamberlain, Sturtevant, Nurse, Porter, Harris, Howe, Fifield, Spaulding, Aldrich, Albee, Bellows, Lane of Walpole, Nichols,

Turner, Humphrey, Rand of Charlestown, Rossiter, Blodgett of Claremont, Allds, Cole, Blanchard of Croydon, Holden, Miller, Wyman, Reed, Hayward, Carbee, Brown of Bristol, Kittridge of Canaan, Sanborn, Chandler, Morse of Haverhill, Page of Haverhill, Huckins, Thompson of Holderness, Amsden, Allen, Lovejoy, Charlton, Perkins of Lyme, Barnard, Wheeler, Clement of Warren, Foss of Waterville.

### Those who voted in the negative, were Messrs.-

Bassett,
Philbrick,
Burley of Epping,
Eastman of Hampstead,
Towle,
Blodgett of Kensington,
Webster,

Perkins of Londonderry, Furber, Kittredge of New Market, Stevens of New Market, Carter, Lane of North Hampton, Tasker, Gove of Nottingham, Laighton, J. McIntire, Goodrich, Hatch, B. F. McIntire, Locke, Brown of Raymond, Rand of Rye, Eaton of Sandown, Gale, Swain, Young of Barrington, Wiggin, Demeritt of Farmington, Thompson of Lee, Buzzeli, Burley of New Durham, Woodman, Foss of Strafford, Dudley, Grover, Moulton, Eastman of Gilmanton, Morrill, Coffin, Eastman of Meredith, Bickford, Haines, Sleeper, Taylor, Hodge, Charles, Knox, Hill of Effingham, Tyler, Canney, Grant, Hersey, Whitehouse, Meader, Fellows of Andover,

Alexander, Paige of Bradford, Mathes of Canterbury, Mason, Perley, Martin, Folsom, Craig, Mitchell, Loverin, Sibley, Flanders of Loudon, Andrew, Dearborn of Northfield, Norris, Neal, Gookin, Dresser, Harriman of Warner, Simonds of Warner, Woodbury of Wilmot, Carr, Flagg, Sawtelle, Forsaith, Gould, Tewksbury, Richardson, Boutwell, Pierce of Hillsborough, Hale of Hollis, Griffin, Clement of Lyndeborough, Averill, Gage of New Boston, Lawrence, Atwood, A. P. Morrison, J. S. Morrison, Taggart, Hadley, Woodbury of Weare,

Burge, Carpenter, Hammond of Gilsum, Symonds of Marlow, Randall, Knowlton, Holbrook, Livingston, Pierce of Westmoreland, Gilmore, Burnham, Shaw, Todd, Adams of Springfield, Clement of Unity, Jones, Pillsbury, Page of Benton, Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier, Fitts, Young of Franconia, Barney,

Bailey, Hazelton, Parker of Hill, Peavey, Savage, Hastings, Stevens of Piermont, Simpson, Gilman, Whicher, Coombs, Thompson of Bartlett, Hubbard, Worthley, Drew, Mathes of Columbia, Rix of Dalton, Blanchard of Pittsburg. Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown, Rix of Whitefield.

Yeas 123, nays 148.

So the negative of the question prevailed, and the House refused to postpone indefinitely the further consideration of said bill.

Mr. Kittridge of Canaan moved that the further consideration of the bill be postponed to the next session of the legislature, and that the selectmen of the several towns and places in this State be directed to insert in their warrants calling the meetings for the choice of Electors of President and Vice President, on the 7th day of November next, the following question: "Is it expedient to repeal the act entitled 'An act relating to constables?" and take the sense of the qualified voters thereon, and make return thereof to the Secretary of State before the next session of the legislature.

The question being upon agreeing to said motion,

The yeas and nays were demanded.

Those who voted in the affirmative, were Messrs.—

Crombie, Robinson of Brentwood, Langford, Melvin, Stevens of Danville, Prescott, Dearborn of Deerfield, Hildreth, Marston, Gardner, Wadleigh of Exeter, Godfrey, Perkins of Londonderry, Vennard, Harriman of Plaistow, Tuck, Eaton of Seabrook, Rollins, Dinsmore, Swain, Hanson, Hale of Dover, Wadleigh of Dover, Demeritt of Madbury, Fox, Wetmore, Evans, Wentworth, Whitten, Hale of Somersworth, Stickney, Shapleigh, Twombly, Plumer of Alton, Smith of Gilford, Weeks, Perkins of New Hampton,

Fletcher,

Gove of Sandwich, Ethridge, Bryant, Smith of Boscawen, Burbank, Abbot of Concord, Worth, Danforth, Fowler, Robinson of Concord, Hill of Concord, Peabody, Roby, Doe, Secombe, Nevins, Riddle of Bedford, Morse of Francestown, Bunton, Fellows of Manchester, Riddle of Manchester, White, Boyden, Cross, Hoyt, Potter, Clarke, Pratt, Holt, Putnam, Russell, Sawyer, Rockwood, Williams, Parker of Nashville, Abbott of Nashville, Smith of New Ipswich, Lee,

Kimball, F'rost, Parker of Fitzwilliam, Haile of Hinsdale, Upton, Chamberlain, Sturtevant, Nurse, Porter, Harris, Howe, Fifield, Spaulding, Albee, Bellows, Lane of Walpole, Nichols, Turner, Humphrey, Rand of Charlestown, Rossiter, Blodgett of Claremont, Allds, Cole, Blanchard of Croydon, Holden,

Wyman, Reed, Hayward, Carbee, Brown of Bristol, Kittridge of Canaan, Young of Franconia, Sanborn, Chandler, Morse of Haverhill, Page of Haverhill, Parker of Hill, Huckins, Thompson of Holderness, Amsden, Allen, Lovejoy, Charlton, Perkins of Lyme, Barnard, Wheeler, Gill, Clement of Warren, Foss of Waterville, Coombs.

# Those who voted in the negative, were Messrs.—

Bassett,
Philbrick,
Burley of Epping,
Eastman of Hampstead,
Towle,
Blodgett of Kensington,
Webster,
Furber,
Kittredge of New Market,
Stevens of New Market,
Carter,
Lane of North Hampton,
Tasker,

Gove of Nottingham,
Laighton,
J. McIntire,
Goodrich,
Hatch,
B. F. McIntire,
Brown of Raymond,
Rand of Rye,
Eaton of Sandown,
Gale,
Young of Barrington,
Wiggin,
Demeritt of Farmington,

Thompson of Lee, Buzzell, Burley of New Durham, Woodman, Foss of Strafford, Dudley, Grover, Moulton, Eastman of Gilmanton, Morrill, Coffin, Eastman of Meredith, Bickford, Haines, Sleeper, Taylor, Hodge, Charles, Knox, Hill of Effingham, Tyler, Canney, Grant, Hersey, Whitehouse, Meader, Fellows of Andover, Alexander, Paige of Bradford, Mathes of Canterbury, Mason, Perley, Martin, Folsom, Craig, Mitchell, Loverin, Sibley, Flanders of Loudon, Dearborn of Northfield, Norris, Neal,

Gookin, Dresser, Harriman of Warner, Simonds of Warner, Woodbury of Wilmot, Carr, Flagg, Sawtelle, Forsaith, Gould, Tewksbury, Richardson, Boutwell, Pierce of Hillsborough, Hale of Hollis, Griffin, Clement of Lyndeborough, Averill, Gage of New Boston, Lawrence, Atwood, A. P. Morrison, J. S. Morrison, Taggart, Hadley, Woodbury of Weare, Burge, Carpenter, Hammond of Gilsum, Symonds of Marlow, · Randall, Knowlton, Holbrook, Livingston, Pierce of Westmoreland, Gilmore, Burnham, Shaw, Miller, Todd, Adams of Springfield, Clement of Unity,

Jones, Pillsbury, Page of Benton, Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier, Fitts. Barney, Bailey, Hazelton, Peavey, Savage, Hastings, Stevens of Piermont, Simpson,

Gilman, Whicher, Thompson of Bartlett, Hubbard, Worthley, Drew, Mathes of Columbia, Rix of Dalton, Blanchard of Pittsburg, Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown, Rix of Whitefield.

Yeas 127, nays 142.

So the negative of the question prevailed, and the House refused to postpone the further consideration of said bill.

Mr. Parker of Fitzwilliam then renewed his aforesaid mo-

tion to amend said bill.

And the question being upon agreeing to said amendment, It was decided in the negative.

So said amendment was rejected.

Mr. Dresser moved that the House adjourn.

And the question being put,

It was decided in the negative.

Ordered, That the foregoing bill be read a third time this afternoon at three o'clock.

Mr. Haynes gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act to incorporate certain persons by the name of the New Hampshire Botanic Medical Society."

On motion of Mr. Fellows of Andover— The House adjourned.

#### AFTERNOON.

The House proceeded to the consideration of the orders of the day upon bills with the following titles, to wit:

"An act to incorporate the Walpole Manufacturing Com-

pany;"

"An act in further addition to an act approved July 1, 1831, and entitled 'An act to establish a corporation by the name of the Amoskeag Manufacturing Company;"

"An act to repeal an act, entitled 'An act relating to con-

stables;""

Which were severally read a third time.

Resolved, That they pass and that their titles be as aforesaid.

Ordered, That the clerk notify the Senate thereof, and request their concurrence therein.

The following message was received from the Senate by their clerk:

"Mr. Speaker—the Senate have passed a bill with the following title, in which they ask the concurrence of the House of Representatives, viz: 'An act to incorporate the New Hampshire Mutual Life Insurance Company.'"

The House proceeded to the consideration of the foregoing bill, entitled "An act to incorporate the New Hampshire Mutual Life Insurance Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

On motion of Mr. Hatch-

Resolved, That the rules of the House be so far suspended that all bills and resolutions which were ordered to a second reading this forenoon at eleven o'clock, and were not then read, be in order for a second reading at the present time.

The House accordingly proceeded to the consideration of a resolution in favor of John H. George;

Which was read a second time.

Ordered, That it be read a third time.

On motion of Mr. Hatch-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

Said resolution was accordingly then read a third time.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded under the suspension of the rules, to the consideration of the resolution in favor of David Moulton, the late Commissary General;

Which was read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

The House proceeded to the consideration of the resolution in favor of Harvey Adams, deputy Commissary General;

Which was read a second time.

Ordered, That it be read a third time.

On motion of Mr. Rix of Lancaster-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

Said resolution was accordingly read a third time.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded to the consideration of the bill, entitled "An act in addition to chapter 31st of the Revised Statutes;"

Which was read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

The House proceeded to the consideration of the bill, entitled "An act to provide for the better instruction of youth in manufacturing establishments:"

Which was read a second time.

Ordered, That it be read a third time.

On motion of Mr. Hale of Somersworth-

Resolved, That said bill be laid upon the table.

The House proceeded to the consideration of the bill, entitled "An act in amendment of the fourth section of chapter 75 of the Revised Statutes;"

Which was read a second time.

Ordered, That it be read a third time.

On motion of Mr. Sawtelle-

Resolved, That the rules of the House be so far suspended that it be read a third time at the present time.

Said bill was then read a third time.

Resolved, That it pass, and that its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Whitten-

Resolved, That the committee on Military Affairs be directed to inquire into the expediency of increasing the pay of officers attending the officer drills to two dollars for each day's attendance, and ten cents per mile for travel.

Mr. Fowler, agreeably to previous notice and by leave, introduced a bill, entitled "An act authorizing administrators

to convey real estate holden in trust;"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

Mr. Fowler, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the Wanolanset Steam Mills in Concord;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a bill, entitled 'An act relating to school district No. 3 in Somersworth.'"

On motion of Mr. Hersey-

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to wait on the Secretary of State, State Treasurer, and Public Printers elect, and inform them of their election to their respective offices, and if they accept, to receive of them the bonds required by law, and lay the same before the convention of the two houses.

Ordered, That Messrs. Hersey, Morse of Francestown, and Livingston, be the committee on the part of the House.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Eaton of Sandown-

The House resumed the consideration of the resolution

assigning a time for the choice of a United States Senator for the term of six years from the 4th of March next.

Mr. Parker of Fitzwilliam moved an amendment, which

was adopted.

Mr. Paige of Bradford moved an amendment, which was adopted.

The resolution as amended was then agreed to, and is as

follows:

Resolved, That this afternoon at four o'clock be assigned as the time for proceeding in the choice of a Senator to the Congress of the United States for six years from and after the third day of March, 1849.

On motion of Mr. Hatch-

The House resumed the consideration of the bill, entitled "An act in addition to the acts incorporating the Portsmouth and Concord Railroad."

Mr. Hatch moved sundry amendments, which were severally agreed to.

Ordered, That the bill be read a third time.

On motion of Mr. Hatch-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

Said bill was then read a third time.

Resolved, That it pass, and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Sawyer, agreeably to previous notice and by leave, introduced a bill, entitled "An act in addition to and in amendment of an act entitled 'An act to render railroad corporations public in certain cases and constituting a board of railroad commissioners,' approved Dec. 25, 1844;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

The House proceeded to the special order for four o'clock this afternoon.

On motion of Mr. Hatch-

The House proceeded by ballot to choose on the part of the House, a United States Senator for the term of six years from and after the 3d day of March, 1849.

On the first balloting the Speaker announced the State of

the vote, as follows:

Whole number of votes cast,	276
Necessary to a choice,	139
Jared Perkins had	1
Harry Hibbard had	1
George W. Nesmith had	1
John Preston had	2
George Y. Sawyer had	3
Anthony Colby had	5
Asa Fowler had	39
Jonathan Kittridge had	70
Moses Norris, jr., had	153

and Moses Norris, jr., was declared duly elected, on the part of the House, United States Senator from the 3d day of March, 1849.

Ordered, That the clerk notify the Senate thereof.

On motion of Mr. Eastman of Hampstead-

Resolved, That the House are ready to meet the Senate in convention for the purpose of proceeding in the elections, agreeably to the provisions of the constitution, and the laws of the State.

The following message was received from the Senate by their clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the appointment of a joint select committee to wait on the Secretary of State, State Treasurer, and Public Printer elect, and inform them of their election to their respective offices, and if they accept, to receive of them the bonds required by law, and lay them before the convention of the two houses, and have on their part joined Mr. Foss."

Mr. Cross, by leave, presented the annual report of the directors of the Amoskeag Falls Bridge.

Ordered, That it be referred to the committee on Roads,

Bridges and Canals.

Mr. Rix of Lancaster gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act relative to management and construction of railroads."

Mr. Abbot of Nashville gave notice that he will to-morrow ask leave to introduce a bill establishing the Highland

Manufacturing Company.

Mr. Fowler, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the Union Mutual Fire Insurance Company."

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that the bill be read a first time by its title.

Said bill was accordingly then thus read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

Mr. Sleeper gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act relating to Pemigewasset Bank."

On motion of Mr. Thompson of Bartlett-

Resolved, That he have leave of absence until Monday next.

On motion of Mr. Simpson-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of providing by law that all actions against towns for damages in consequence of accidents upon highways shall be adjusted at the time by application to a justice of the peace, who shall forthwith summon a jury of — persons, who shall view the place, hear the evidence, and award such damages as the case may require, and that they report by bill or otherwise.

On motion of Mr. Cross-

Resolved, That the committee on the Judiciary be instructed to inquire into the constitutionality and expediency of dividing all towns in this State having more than three hundred ratable polls into wards, containing not less than one hundred and fifty ratable polls each, which wards shall be towns for the purpose of electing State, county and town officers, representatives in Congress, electors of President and Vice President of the United States, and representatives to the General Court.

Mr. Weeks gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act to incorporate the Lake Village Fusileers."

Mr. Haynes, agreeably to previous notice and by leave, introduced a bill, entitled "An act in addition to an act in amendment of 'An act to incorporate the Strafford County Mutual Fire Insurance Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

### IN CONVENTION.

The Senate and House of Representatives being assembled in convention in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution and the laws of the State,

On motion of Mr. Gardner, of the House-

The convention proceeded by ballot to choose a Commissary General.

On the first balloting the chairman announced the state of

the vote as follows:

Whole number of votes cast,	279
Necessary for a choice,	140
Lovering Wing had	1
Moses Norris, jr., had	1
Jonathan Kittridge had	1
James Carnes had	1
Andrew Bunton, jr., had	. 2
James Rundlett had	38
John Knowlton had	· 70
John Clark had	165
and John Clark was declared duly elected (	Commissary Gen-

On motion of Mr. Fellows of Andover, of the House—The convention arose and the Senate withdrew.

## IN HOUSE OF REPRESENTATIVES.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate have passed a bill with the following title, to wit: 'An act to incorporate the Derry Bank;' in which they ask the concurrence of the House of Representatives."

The House proceeded to the consideration of the foregoing bill, entitled "An act to incorporate the Derry Bank;" which came down from the Senate.

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that the bill be read a first time by its title.

Said bill was then thus read a first and second time.

Ordered, That it be referred to the committee on Banks.

On motion of Mr. Fowler-

Resolved, That the Committee on Agriculture and Manufactures be instructed to inquire into the expediency of making further provision by law for the protection of fruit and fruit trees against depredations.

On motion of Mr. Hersey-

The House resumed the consideration of the bill, entitled "An act providing for the payment of a certain bounty for killing crows."

On motion of Mr. Hersey-

Resolved, That the further consideration of said bill be referred to the committee on Agriculture and Manufactures.

On motion of Mr. Parker of Fitzwilliam—
The House adjourned.

### FRIDAY, JUNE 16, 1848.

On motion of Mr. Burnham-

Resolved, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Plaisted presented the petition of Enoch Osgood and others, praying for the grant of an act of incorporation for the purpose of improving the navigation of Israel's river in the county of Coos.

Mr. Simonds of Warner presented the petition of E. B. Chase and others, praying for the passage of a law exempting from attachment and execution the homestead of debt-

ors.

Mr. Parker of Fitzwilliam presented the petition of Joshua

T. Collins and others, praying for the right to flow lands in certain cases.

Ordered, That said petitions be referred to the commit-

tee on the Judiciary.

Mr. Abbot of Nashville presented the petition of Albert McKean and others, praying for the grant of a charter for a bank in Nashville.

Mr. Brown of Bristol presented the petition of O. F. Fowler and others, praying for the grant of a charter for a bank at Bristol.

Ordered, That said petitions be referred to the committee on Banks.

Mr. Bickford presented the petition of Judson Williams and others, praying for the removal of an officer in the twenty-second regiment.

Ordered, That it be referred to the committee on Military

Affairs.

Mr. Abbot of Concord presented the petition of Betsey Hoyt and others, praying for the alteration of her name.

Mr. Watson presented the petition of James Greenough

and others, praying for the alteration of a name.

Ordered, That they be referred to the committee on the Alteration of Names.

Mr. Worth presented the account of Horace Call.

Ordered, That it be referred to the committee on Claims.

Mr. Webster presented the petition of Joseph Graves and others, praying for a grant of a charter for a railroad from East Kingston to Epping.

Ordered, That it be referred to the committee on Rail-

roads.

Mr. Wetmore presented the petition of George N. Baker and others, praying for an act of incorporation.

Ordered, That it be referred to the committee on In-

corporations.

Mr. Parker of Hill presented the petition of Thomas D. Morrison praying that a portion of land may be severed from the town of Hill and annexed to the town of Danbury.

Ordered, That it be referred to the committee on Towns

and Parishes.

Mr. Gale presented the petition of the field officers of the third regiment, praying for the removal of an officer.

Ordered, That it be referred to the committee on Military Affairs.

Mr. Fowler presented the petition of Joseph Greeley and William Eayrs, praying for relief for loss sustained by reason of fire at the New Hampshire State Prison.

Ordered, That it be referred to the committee on the State Prison.

Mr. Fowler presented the petitions of Charles Abbot and others, and Theodore H. Ford and others, praying for the passage of a law for the protection of the rights of persons engaged in catching pigeons.

Ordered, That said petitions be referred to the commit-

tee on the Judiciary.

Mr. Fowler presented the petition of Jared Perkins and others;

Mr. Turner presented the petition of Zadock Dustin, jr., and others;

Both praying for an alteration of the law in relation to the sale of ardent spirits.

Ordered, That said petitions be referred to the select committee upon that subject.

Mr. Hubbard presented the petition of Enoch M. Hubbard and others;

Mr. Worthley presented the petition of Robert Little and others:

Mr. Mathes of Columbia presented the petition of Abraham Boynton and others;

Mr. Rix of Dalton presented the petition of Elijah Baker and others;

Mr. Blanchard of Pittsburg presented the petition of David Blanchard and others;

Mr. Meserve presented the petition of John Gay and others:

Mr. Pike presented the petition of Aaron J. Smith and others:

Mr. Rix of Lancaster presented the petitions of Ephraim Cross and others, of Frederick Fisk and others, of Calvin L. Palmer and others, and the petition of Richard P. Kent and others:

Mr. Gamsby presented the petition of Elisha Johnson and others;

Mr. Flanders of Stewartstown presented the petition of David Kent, jr., and others;

Mr. Rix of Whitefield presented the petition of Simeon

Warner and others;

All praying for the removal of Saunders W. Cooper from the office of Solicitor of the county of Coos.

On motion of Mr. Peavey-

Resolved, That said petitions be referred to a select committee consisting of the delegation from the county of Coos.

Mr. Hatch, from the committee on the Judiciary, to whom was referred the petition of the selectmen of Portsmouth, in behalf of said town, praying for leave to construct a market-house extending over a portion of the tide waters of the Piscataqua river, and the the remonstrance of Charles Robinson and others, against granting the prayer of the foregoing petition, reported a bill, entitled "An act authorizing the town of Portsmouth to extend a market-house upon a portion of the tide waters of the Piscataqua river;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Ingalls, from the same committee, to whom was referred the bill, entitled "An act in amendment of chapter 15 of the Revised Statutes," reported the same bill without amendment.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Chamberlain, from the same committee, to whom was referred the petition of Josiah Hook and others, praying for an alteration of the law in relation to fences, made a report, whereupon—

Resolved, That it is inexpedient to legislate upon the

subject.

Mr. Chamberlain, from the same committee, to whom was referred the petition of Nathaniel Walton and others, praying for the passage of a law to prevent the destruction of fish in Spofford's lake, made a further report, whereupon—

Resolved, That the petitioners have leave to withdraw

their petition.

Mr. Norris, from the same committee, who were instructed to inquire into the expediency of increasing the salaries of the justices of the superior court of judicature, reported

a bill, entitled "An act in relation to the salaries of the justices of the superior court of judicature and in amendment of chapter 228 of the Revised Statutes;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Sawyer, from the same committee, who were instructed to inquire into the expediency of so amending the act, entitled "An act to render railroad corporations public in certain cases, and constituting a board of railroad commissioners, passed December 25, 1844," as to provide that the railroad commissioners, in assessing damages, shall associate with themselves the selectmen of the towns where the land may lay, instead of the county commissioners, reported a bill, entitled "An act to amend the act passed 25th Dec., 1844, rendering railroad corporations public in certain cases, and constituting a board of railroad commissioners;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Fowler, from the same committee, to whom was referred the bill, entitled "An act authorizing administrators to convey real estate holden in trust," reported the same in a new draft:

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Lane of Walpole, from the same committee, to whom was referred the petition of Simon Lock and others, proprietors of the old Free Will Baptist meeting-house in Somersworth, praying for the passage of a resolution authorizing some person to sell the same, reported the following resolution:

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Whitten moved that the report be re-committed, with instructions to report a resolution in accordance with the prayer of said petition.

On motion of Mr. Kittridge of Canaan-

Resolved, That the report be laid upon the table.

Mr. Clement of Unity, from the committee on Elections, to whom was referred the remonstrance of Theophilus H.

Kimball and others, against the right of Julius C. Blodgett to a seat in the House as a member from the town of Kensington, made a report, whereupon—

Resolved, That the committee on Elections be discharged from the further consideration of said remonstrance, and that the same be referred to the committee on the Judiciary.

Mr. Haile of Hinsdale, from the committee on Railroads, to whom was referred the petition of E. B. Smith and others, praying for the extension of the Franklin and Bristol Railroad, made a report, whereupon—

Resolved, That said petitioners have leave to withdraw

their petition.

Mr. Rossiter, from the same committee, to whom were referred the petitions of Hiram Brown and others, Oliver Booth and others, Harvey Huntoon and others, Jesse Carr and others, M. W. Tappan and others, Allen Wardner and others, Lot Wiggin and others, Page Eaton and others, James Caldwell and others, John Putnam and others, Imri Woods and others, Daniel Page, jr. and others, Hiram Sargent and others, Jonas Wallace and others, Samuel Jones and others, and the petition of Alvin Hatch and others, all praying for the grant of a charter for a railroad from some point on the west line of the State, opposite Windsor, Vermont, to the city of Manchester, reported a bill, entitled "An act to incorporate the New Hampshire Central Railroad;"

Which was read a first time.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That said bill be laid upon the table.

Mr. Hadley, from the same committee, to whom was referred the memorial of the directors of the Portsmouth, New Market and Concord Railroad, reported the following resolution:

Resolved, That the memorialists have leave to withdraw their memorial.

On motion of Mr. Fowler-

Resolved, That said report be laid upon the table.

Mr. Eastman of Hampstead, from the committee on Towns and Parishes, to whom was referred the petitions of Simeon Warner and others, Simeon B. Johnson and others, Benjamin F. Stillings and others, and Levi H. Morgan and others, all praying that a certain tract of land may be

severed from Nash and Sawyer's Location and annexed to the town of Carroll, reported a bill, entitled "An act to annex a portion of Nash and Sawyer's Location, in the county of Coos, to the town of Carroll, in said county;"

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Rix of Lancaster-

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time.

Said bill was then read a second time.

Ordered, 'That it be read a third time this afternoon at three o'clock.

Mr. Eastman of Hampstead, from the same committee, to whom were referred the petitions of Edward C. Clement and others, and Ephraim Eaton and others, praying that a certain tract of land may be severed from the town of Bow and annexed to the town of Concord, and the remonstrances of Mendall Sampson and others, and E. Alexander and others, against the granting the prayer of the foregoing petitions, made a report, whereupon—

Resolved, That the further consideration of said petitions and remonstrances be postponed to the June session of the legislature of 1849, and that the petitioners be directed to give such notice of the pendency thereof as the law requires.

Mr. Nurse, from the committee on Unfinished Business, to whom was referred the bill, entitled "An act to incorporate the Oliverian Manufacturing Company," made a report, whereupon—

Resolved, That the further consideration of said bill be referred to the committee on Agriculture and Manufactures.

Mr. Nurse, from the same committee, to whom was referred the bill, entitled "An act in addition to an act, entitled 'An act to incorporate the Wilton Railroad Company," approved Dec. 28th, 1844," made a further report, whereupon—

Resolved, That the further consideration of said bill be referred to the committee on Railroads.

Mr. Nurse, from the same committee, to whom was referred the resolution in favor of Thomas J. Harris, made a further report, whereupon—

Resolved, That the further consideration of said report be referred to the committee on Claims.

Mr. Nurse, from the same committee, to whom was referred the resolution in relation to the security of papers in the office of the Secretary of State, made a further report, whereupon—

Resolved, That the further consideration of said resolution be referred to the committee on the State House and State

House Yard.

Mr. Nurse, from the same committee, to whom was referred the resolution in relation to the painting of the portrait of Meshech Weare, the first chief magistrate of the State of New Hampshire, made a further report, whereupon—

Resolved, That the further consideration of said resolution be referred to the committee on the State House and

State House Yard.

Mr. Adams of Springfield, from the same committee, to whom was referred the bill, entitled "An act to incorporate a provident institution for savings in the town of Exeter, to be called the Exeter Savings Bank," made a report, whereupon—

Resolved, That the further consideration of said bill be

referred to the committee on Banks.

Mr. Burnham, from the same committee, to whom was referred the petition of Jeremiah Bowles and others, praying for the removal of Job Bisbee from the office of coroner for

the county of Cheshire;

The petition of Zephaniah Bowers and others, praying for the removal of Job Bisbee from the office of justice of the peace for the county of Cheshire, and the remonstrance of Russell Whipple and others against the granting the prayer of the foregoing petition of Jeremiah Bowles and others, made a report, whereupon—

Resolved, That the further consideration of said petitions and remonstrance be referred to the committee on the Judi-

ciary.

Mr. Boyden, from the committee on Claims, to whom was referred the account of Wm. L. Foster, reported a resolution in favor of said Foster;

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

Mr. Pierce of Hillsborough, from the committee on Military Affairs, to whom was referred the remonstrance of Eliphalet McGaffey against the law contained in the eighty-

second chapter, third section, of the Revised Statutes, made a report, whereupon—

Resolved, That the committee be discharged from any

further consideration of said remonstrance.

Mr. Coombs, from the committee on the State House and State House Yard, who were instructed to inquire into the expediency of procuring a chandelier for lighting the Representatives' Hall, reported the following resolutions:

Resolved by the Senate and House of Representatives in General Court convened, That it is expedient to purchase

a chandelier to place in the Representatives' Hall.

Resolved, That a sum not exceeding one hundred and fifty dollars be appropriated for the above purpose, to be paid out of any money in the treasury not otherwise appropriated;

Which were read a first time.

Ordered, That they be read a second time to-morrow forenoon at eleven o'clock.

Mr. Simpson, from the same committee, who were instructed to inquire whether any further legislation was necessary for the protection of the State House Yard, made a

report, whereupon-

Resolved, That some further legislation is necessary to preserve the State House and State House Yard from unnecessary depredations, and that said committee be discharged from the further consideration of the subject, and the same be referred to the committee on the Judiciary.

Mr. Peavey, from the committee on Incorporations, to whom was referred the bill making provision for the payment of a certain bounty for killing crows, reported the following resolution:

Resolved, That it is inexpedient to legislate upon the sub-

ject.

The question being upon agreeing to the resolution reported by the committee,

Mr. Hersey demand the yeas and nays.

Those who voted in the affirmative, were Messrs.-

Bassett, Melvin, Hildreth, Philbrick, Burley of Epping, Marston, Gardner, Hall,

Godfrey, Perkins of Londonderry, Furber, Kittredge of New Market, Stevens of New Market, Carter, Tuck, Laighton, Goodrich, Hatch, Rollins, Dinsmore, Hale of Dover, Wadleigh of Dover, Demeritt of Madbury, Buzzell, Fox, Wetmore, Whitten, Hale of Somersworth, Stickney, Shapleigh, Twombly, Plumer of Alton, Charles, Knox, Quint, Grant, Bryant, Sargent, Abbot of Concord, Worth, Danforth, Fowler, Robinson of Concord, Hill of Concord, Martin, Folsom, Craig, Mitchell, Sibley,

Flanders of Loudon,

Doe, Norris, Neal, Dresser, Woodbury of Wilmot, Secombe, Nevins, Riddle of Bedford, Flagg, Sawtelle, Morse of Francestown, Gould, Tewksbury, Richardson, Boutwell, Pierce of Hillsborough, Hale of Hollis, Bunton, Fellows of Manchester, Riddle of Manchester, Cross, Hoyt, Potter, Holt, Russell, Sawyer, Rockwood, Williams, Lee, Atwood, A. P. Morrison, Kimball, Hadley, Woodbury of Weare, Burge, Frost, . Parker of Fitzwilliam, Hammond of Gilsum, Haile of Hinsdale, Chamberlain, Harris, Spaulding,

Aldrich, Albee, Bellows, Lane of Walpole, Nichols, Livingston, Pierce of Westmoreland, Turner, Humphrey, Rand of Charlestown, Blodgett of Claremont, Allds, Burnham, Shaw, Holden, Adams of Springfield, Hayward, Brown of Bridgewater, Brown of Bristol, Frazier, Fitts, Barney, Bailey, Chandler,

Hazelton, Peavey, Amsden, Allen, Savage, Lovejoy, Charlton, Hastings, Barnard, Gill, Simpson, Clement of Warren, Foss of Waterville. Hubbard, Worthley, Drew, Rix of Dalton, Blanchard of Pittsburg, Plaisted, Rix of Lancaster, Pike, Gamsby, Rix of Whitefield.

### Those who voted in the negative, were Messrs.-

Crombie,
Robinson of Brentwood,
Langford,
Stevens of Danville,
Dearborn of Deerfield,
Wadleigh of Exeter,
Eastman of Hampstead,
Towle,
Blodgett of Kensington,
Vennard,
Lane of North Hampton,
Tasker,
Gove of Nottingham,
Locke,
Brown of Raymond,

Eaton of Sandown,
Eaton of Seabrook,
Young of Barrington,
Wiggin,
Demeritt of Farmington,
Burley of New Durham,
Evans,
Woodman,
Foss of Strafford,
Dudley,
Grover,
Moulton,
Smith of Gilford,
Weeks,
Eastman of Gilmanton,

Morrill, Coffin, Bickford, Haines, Perkins of New Hampton, Sleeper, Ingalls, Taylor, Fletcher, Hodge, Hill of Effingham, Tyler, Canney, Gove of Sandwich, Ethridge, Hersey, Whitehouse, Meader, Fellows of Andover, Smith of Boscawen, Burbank, Alexander, Paige of Bradford, Mathes of Canterbury, Mason, Perley, Peabody, Loverin, Andrew, Roby, Dearborn of Northfield, Gookin, Harriman of Warner, Simonds of Warner, Carr, Carnes, Griffin, Clement of Lyndeborough, Boyden, Pratt,

Averill, Parker of Nashville, Abbott of Nashville, Gage of New Boston, Lawrence, Smith of New Ipswich, J. S. Morrison, Taggart, Carpenter, Upton, Sturtevant, Nurse, Randall, Howe, Fifield, Knowlton, Holbrook, Gilmore, Blanchard of Croydon, Todd, Reed, Jones, Pillsbury, Carbee, Page of Benton, Pierce of Bethlehem, Adams of Campton, Kittridge of Canaan, Young of Franconia, Sanborn, Page of Haverhill, Parker of Hill, Huckins, Stevens of Piermont, Gilman, Whicher, Coombs, Mathes of Columbia, Meserve, Flanders of Stewartstown, Mr. Peavey, from the same committee, to whom was referred the petition of Marshall A. Hale and others, praying for the passage of a law providing for the payment of a bounty for killing crows and foxes, made a further report, whereupon—

Resolved, That the petitioners have leave to withdraw

their petition.

Mr. Drew, from the committee on Incorporations, to whom was referred the petition of Luther Cutter and others, praying for an act of incorporation for the Jaffrey Fireman's Company, reported a bill, entitled "An act to incorporate the East Jaffrey Fireman's Company;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Kittredge of New Market, from the committee on Incorporations, to whom was referred the petition of A. S. C. Hall and others, praying for an act of incorporation, and the bill, entitled "An act to incorporate the Granite State Car and Machine Shop," reported said bill without amendment.

On motion of Mr. Norris-

Resolved, That said bill be laid upon the table.

Mr. Kittredge of New Market, from the same committee, to whom was referred the bill, entitled "An act to incorporate the Union Mutual Fire Insurance Company," reported the same without amendment.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Kittredge of New Market, from the same committee, to whom was referred the bill, entitled "An act to incorporate the Wanolanset Steam Mills in Concord," reported the same without amendment.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Kittredge of New Market, from the same committee, to whom was referred the bill, entitled "An act to incorporate the Oregon Mutual Fire Insurance Company," reported the same bill without amendment.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Gardner, from the committee on Banks, to whom was referred the bill, entitled "An act in amendment of 'An act

to incorporate the New Ipswich Bank,' passed July 2, 1847," reported the same with two amendments;

Which were severally adopted.

Ordered, That the bill be read a third time this afternoon at three o'clock.

Mr. Page of Benton, from the committee on Public Lands, to whom was referred the petition of David Blanchard and others, praying for an appropriation for highways, and that the public lands in Pittsburg may be surveyed, reported a resolution appropriating the sum of one thousand dollars for repairing the river road, so called, in the town of Pittsburg, and a resolution authorizing a survey of the public lands in said town of Pittsburg;

Which were severally read a first time.

Ordered, That they be read a second time to-morrow forenoon at eleven o'clock.

The House proceeded to the consideration of the orders of the day, upon bills with the following titles, to wit:

"An act authorizing the town of Portsmouth to extend a market house upon a portion of the tide waters of the Piscataqua river;"

"An act authorizing administrators to convey real estate holden in trust:"

Which were severally read a second time.

Ordered, That they be read a third time this afternoon at three o'clock.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act in relation to the salaaries of the justices of the superior court of judicature, and in amendment of chapter two hundred and twenty eight of the Revised Statutes:"

Which was read a second time.

Mr. Carpenter moved that the further consideration of said bill be indefinitely postponed;

And the question being put, It was decided in the negative.

Mr. Blodgett of Kensington, move to amend the bill by striking out the words "two thousand," in the fifth line of the first section, and inserting instead thereof, the words "eighteen hundred," and by striking out the word "eighteen," in the seventh line of the same section, and inserting instead thereof the word "sixteen."

Mr. Parker of Fitzwilliam called for a division of the question.

After debate, Mr. Blodgett withdrew his motion to amend.

Mr. Rix of Lancaster moved to recommit the bill with instructions to inquire into the expediency of appointing a reporter of the decisions of the superior court, and providing for a new and more economical plan for their publication than that now in operation.

After debate, Mr. Rix withdrew his motion to recommit.

Mr. Clement of Unity moved that the bill be laid upon the table,

And the question being put, It was decided in the negative.

On the question, shall the bill be read a third time?

The yeas and nays were demanded.

## Those who voted in the affirmative, were Messrs.-

Crombie, Robinson of Brentwood, Langford, Melvin, Dearborn of Deerfield, Hildreth, Philbrick, Marston, Gardner, Hall, Eastman of Hampstead, Godfrey, Blodgett of Kensington, Gove of Nottingham, Hatch, B. F. McIntire, Rand of Rye, Eaton of Sandown, Eaton of Seabrook, Gale, Dinsmore, Hale of Dover, Wadleigh of Dover, Wiggin,

Demeritt of Madbury, Fox, Wetmore, Evans, Whitten, Hale of Somersworth, Stickney, Shapleigh, Grover, Eastman of Gilmanton, Morrill, Eastman of Meredith, Ingalls, Charles, Knox, Grant, Gove of Sandwich, Ethridge, Bryant, Hersey, Whitehouse, Meader, Paige of Bradford, Mason,

Worth, Fowler, Robinson of Concord, Perley, Martin, Andrew, Dearborn of Northfield, Doe, Norris, Neal, Woodbury of Wilmot, Riddle of Bedford, Flagg, Gould, Tewksbury, Richardson, Boutwell, Bunton, Riddle of Manchester, Boyden, Cross, Hoyt, Potter, Clarke, Pratt, Holt, Putnam, Averill, Sawyer, Rockwood, Williams, Parker of Nashville, Abbott of Nashville, Gage of New Boston, Lawrence, Smith of New Ipswich, Lee, Atwood, Kimball, Hadley, Woodbury of Weare, Burge,

Frost, Parker of Fitzwilliam, Hammond of Gilsum, Haile of Hinsdale, Upton, Chamberlain, Sturtevant, Nurse, Harris, Randall, Howe, Knowlton, Spaulding, Holbrook, Aldrich, Albee, Bellows, Lane of Walpole, Nichols, Livingston, Turner, Humphrey, Rand of Charlestown, Blodgett of Claremont, Allds, Cole, Blanchard of Croydon, Burnham, Holden, Miller, Todd, Wyman, Reed, Adams of Springfield, Jones, Pillsbury, Carbee, Pierce of Bethlehem, Sanborn, Chandler, Hazelton, Parker of Hill,

Amsden, Allen, Gill, Foss of Waterville, Coombs, Flanders of Stewartstown.

## Those who voted in the negative, were Messrs.—

Bassett, Stevens of Danville, Burley of Epping, Wadleigh of Exeter, Towle, Vennard. Furber, Kittredge of New Market, Stevens of New Market, Carter, Lane of North Hampton, Tasker, Tuck, Laighton, Goodrich, Locke, Brown of Raymond, Rollins, Young of Barrington, Demeritt of Farmington, Buzzell, Burley of New Durham, Woodman, Foss of Strafford, Twombly, Plumer of Alton, Dudley, Moulton, Smith of Gilford, Weeks, Coffin, Bickford, Haines, Perkins of New Hampton, Sleeper,

Hodge,

Quint, Hill of Effingham, Tyler, Canney, Sargent, Fellows of Andover, Smith of Boscawen, Burbank, Alexander, Mathes of Canterbury, Abbot of Concord, Danforth, Hill of Concord, Peabody, Folsom, Craig, Mitchell, Loverin, Sibley, Flanders of Loudon, Roby, Gookin, Dresser, Harriman of Warner, Simonds of Warner. Secombe. Carr, Nevins, Sawtelle, Forsaith, Morse of Francestown, Hale of Hollis, Carnes, Griffin, Clement of Lyndeborough, Fellows of Manchester,

White, A. P. Morrison, J. S. Morrison, Taggart, Carpenter, Fifield, Pierce of Westmoreland, Gilmore, Shaw, Clement of Unity, Hayward, Page of Benton, Brown of Bridgewater, Brown of Bristol, Adams of Campton, Frazier, Fitts, Young of Franconia, Barney, Bailey, Morse of Haverhill, Page of Haverhill, Huckins,

Peavey, Savage, Lovejoy, Charlton, Hastings, Barnard, Stevens of Piermont, Simpson, Gilman, Clement of Warren, Whicher, Thompson of Bartlett, Hubbard, Worthley, Drew, Mathes of Columbia, Rix of Dalton, Blanchard of Pittsburg, Meserve, Plaisted, Rix of Lancaster, Gamsby, Rix of Whitefield.

Yeas 138, nays 118.

So the affirmative of the question prevailed and the bill was ordered to a third reading.

Ordered, That it be read a third time this afternoon at

three o'clock.

The House proceeded in the orders of the day to the consideration of a resolution in favor of Thomas R. Henderson;

Which was read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

On motion of Mr. Locke—
The House adjourned.

## AFTERNOON.

The House proceeded to the consideration of the orders

of the day upon a bill with the following title, and the following resolutions:

A resolution in favor of David Moulton, commissary general:

A resolution in favor of Thomas R. Henderson;

"An act in addition to chapter thirty-one of the Revised Statutes;"

Which were severally read a third time.

Resolved, That they pass, and the title of the bill be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act to incorporate the Oregon Mutual Fire Insurance Company."

On motion of Mr. Kittredge of New Market-

Resolved, That the rules of the House be so far suspended that the bill be read a third time by its title.

Said bill was then thus read a third time.

Resolved, That it pass, and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act in relation to the salaries of the justices of the superior court of judicature, and in amendment of chapter two hundred and twenty-eight of the Revised Statutes."

Mr. Norris moved that the vote of the House of this forenoon, ordering said bill to a third reading, be re-considered, he having voted with the majority upon that question.

And the question being put upon agreeing to the motion, It was decided in the affirmative, and said vote was reconsidered.

Mr. Norris moved to amend the bill by striking out the words "two thousand" in the fifth line of the first section, and inserting instead thereof the words "eighteen hundred," and by striking out the word "eighteen," in the seventh line of the same section, and inserting instead thereof the word "sixteen."

Mr. Goodrich moved that the further consideration of the bill and amendment be indefinitely postponed.

And the question being put upon agreeing to said motion, It was decided in the negative.

Mr. Furber moved that its further consideration be postponed to the next session of the legislature.

And the question being put upon agreeing to said motion,

It was decided in the negative.

The question recurring upon agreeing to the foregoing amendment, and being put,

The yeas and nays were demanded.

### Those who voted in the affirmative, were Messrs.—

Crombie, Robinson of Brentwood, Langford, Melvin, Dearborn of Deerfield, Hildreth, Marston, Gardner, Eastman of Hampstead, Godfrey, Blodgett of Kensington, Webster, Perkins of Londonderry, Kittredge of New Market, Stevens of New Market, Carter, Gove of Nottingham, Tuck, Eaton of Sandown, Eaton of Seabrook, Gale, Rollins, Dinsmore, Hale of Dover, Wadleigh of Dover, Wiggin, Demeritt of Farmington, Demeritt of Madbury, Fox, Burley of New Durham,

Wetmore, Evans, Whitten, Stickney, Shapleigh, Twombly, Smith of Gilford, Weeks, Eastman of Gilmanton, Morrill, Eastman of Meredith, Perkins of New Hampton, Sleeper, Ingalis, Taylor, Fletcher, Hodge, Charles, Knox, Gove of Sandwich, Ethridge, Bryant, Whitehouse, Meader, Paige of Bradford, Mathes of Canterbury, Mason, Abbot of Concord, Worth, Danforth,

Fowler,
Perley,
Martin,
Peabody,
Folsom,
Craig,
Mitchell,
Loverin,
Andrew,

Dearborn of Northfield,

Norris, Neal, Gookin, Secombe, Flagg,

Morse of Francestown,

Gould, Tewksbury, Richardson, Boutwell,

Pierce of Hillsborough,

Hale of Hollis, Carnes,

Bunton,

Riddle of Manchester,

White, Boyden, Hoyt, Clarke, Holt, Putnam, Russell, Sawyer, Rockwood, Williams,

Parker of Nashville, Abbott of Nashville,

Gage of New Boston, Smith of New Ipswich, Lee,

A. P. Morrison, Kimball, Hadley,

Woodbury of Weare,

Burge,

Parker of Fitzwilliam, Hammond of Gilsum,

Haile of Hinsdale,

Sturtevant,

Nurse, Porter, Harris,

Randall, Howe, Fifield,

Knowlton, Spaulding,

Holbrook, Aldrich,

Albee, Bellows,

Lane of Walpele,

Nichols, Turner, Humphrey, Gilmore,

Rand of Charlestown, Blodgett of Claremont,

Allds, Cole,

Blanchard of Croydon,

Burnham, Holden, Miller, Todd, Wyman,

Reed, Adams of Springfield,

Jones, Pillsbury, Carbee,

Page of Benton, Pierce of Bethlehem, Brown of Bristol, Huckins,

Kittridge of Canaan, Frazier, Fitts, Bailey, Sanborn, Chandler, Morse of Haverhill, Page of Haverhill, Hazelton, Parker of Hill,

Savage,
Lovejoy,
Hastings,
Stevens of Piermont,
Gill,
Simpson,
Foss of Waterville.
Whicher,
Coombs,
Drew,
Blanchard of Pittsburg.

Those who voted in the negative, were Messrs.-

Bassett, Stevens of Danville, Towle, Vennard, Furber, Lane of North Hampton, Laighton, J. McIntire, Goodrich, Hatch, B. F. McIntire, Locke, Brown of Raymond, Rand of Rye, Young of Barrington, Buzzell, Hale of Somersworth, Dudley, Grover, Hill of Effingham, Tyler, Canney, Grant, Alexander, Sibley, Dresser, Harriman of Warner, Simonds of Warner,

Carr, Sawtelle, Forsaith, Griffin, Clement of Lyndeborough, Cross, Potter, Averill, Lawrence, J. S. Morrison, Taggart, Carpenter, Symonds of Marlow, Livingston, Pierce of Westmoreland, Shaw, Clement of Unity, Brown of Bridgewater, Adams of Campton, Young of Franconia, Peavey, Barnard, Gilman, Clement of Warren, Thompson of Bartlett, Hubbard, Worthley, Rix of Dalton,

Meserve, Plaisted, Riv of La Gamsby, Rix of Whitefield.

Rix of Lancaster,

On motion of Mr. Kittridge of Canaan-

Resolved, That the rules of the House be so far suspended that all members who were not in the House when the question was put, now have leave to vote upon this question.

#### The names of Messrs.—

Burley of Epping, Wadleigh of Exeter, Robinson of Concord, Hill of Concord,

Woodman,

Doe,

Foss of Strafford,

Fellows of Manchester,

Bickford, Haines, Quint.

Pratt,
Atwood,
Frost,
Upton,

Hersey, Burbank,

Chamberlain,

Being called by the clerk, they severally answered in the affirmative.

The name of Mr. Pike being called by the clerk, he answered in the negative.

Yeas 184, nays 62.

So the affirmative of the question prevailed, and the amendment was adopted.

Mr. Locke moved that the further consideration of said

bill be postponed to Tuesday next.

The question being put upon agreeing to said motion,

It was decided in the negative.

The question recurring upon ordering the bill to a third reading, and being put,

The yeas and nays were demanded.

Those who voted in the affirmative, were Messrs.-

Crombie, Robinson of Brentwood, Langford, Melvin,

Hildreth, Marston, Gardner, Wadleigh of Exeter, Eastman of Hampstead, Godfrey, Blodgett of Kensington, Webster, Perkins of Londonderry, Kittredge of New Market, Stevens of New Market, Gove of Nottingham, Hatch, B. F. McIntire, Eaton of Sandown, Eaton of Seabrook, Gale, Rollins, Wadleigh of Dover, Demeritt of Farmington, Demeritt of Madbury, Fox, Burley of New Durham, Wetmore, Evans, Whitten, Hale of Somersworth, Stickney, Shapleigh, Woodman, Foss of Strafford, Plumer of Alton, Smith of Gilford, Eastman of Gilmanton, Morrill, Coffin, Eastman of Meredith, Bickford, Haines, Perkins of New Hampton, Sleeper, Ingalls,

Taylor, Charles, Knox, Gove of Sandwich, Ethridge, Bryant, Hersey, Meader, Fellows of Andover, Paige of Bradford, Mathes of Canterbury, Mason, Abbot of Concord, Worth, Fowler, Robinson of Concord. Martin, Peabody, Andrew, Dearborn of Northfield, Doe, Norris, Neal, Gookin, Secombe, Riddle of Bedford, Flagg, Morse of Francestown, Gould, Tewksbury, Richardson, Boutwell, Pierce of Hillsborough, Hale of Hollis, Bunton, Riddle of Manchester, White, Boyden, Cross, Potter, Pratt, Holt,

Turner,

Russell, Sawyer, Rockwood, Williams, Parker of Nashville, Abbott of Nashville, Gage of New Boston, Smith of New Ipswich, Lee, Atwood, A. P. Morrison, Kimball, Hadley, Woodbury of Weare, Burge, Frost, Parker of Fitzwilliam, Haile of Hinsdale, Upton, Chamberlain, Sturtevant, Nurse, Porter, Harris, Randall, Howe, Spaulding, Holbrook, Aldrich, Albee,

Humphrey, Gilmore, Rand of Charlestown, Blodgett of Claremont, Allds, Cole, Blanchard of Croydon, Burnham, Holden, Miller, Todd, Wyman, Reed, Adams of Springfield, Pillsbury, Carbee, Kittridge of Canaan, Frazier, Bailey, Sanborn, Chandler, Hazelton, Parker of Hill, Huckins, Savage, Hastings, Foss of Waterville, Whicher, Coombs, Drew, Flanders of Stewartstown.

### Those who voted in the negative, were Messrs.-

Bassett,
Stevens of Danville,
Towle,
Vennard,
Furber,
Lane of North Hampton,

Bellows,

Nichols,

Lane of Walpole,

Tuck,
Laighton,
J. McIntire,
Goodrich,
Locke,

Brown of Raymond,

Rand of Rye, Young of Barrington, Wiggin, Thompson of Lee, Buzzell, Twombly, Dudley, Grover, Weeks, Fletcher, Hodge, Quint, Hill of Effingham, Tyler, Canney, Grant, Whitehouse, Sargent, Smith of Boscawen, Burbank, Alexander, Danforth, Hill of Concord, Folsom, Craig, Mitchell, Sibley, Flanders of Loudon, Dresser, Harriman of Warner, Simonds of Warner, Carr, Sawtelle, Forsaith, Carnes, Griffin,

Lawrence, J. S. Morrison, Taggart, Carpenter, Hammond of Gilsum, Symonds of Marlow, Fifield, Knowlton, Livingston, Pierce of Westmoreland, Shaw, Clement of Unity, Page of Benton, Pierce of Bethlehem, Brown of Bridgewater, Brown of Bristol, Adams of Campton, Fitts, Young of Franconia, Morse of Haverhill, Page of Haverhill, Peavey, Lovejoy, Barnard, Stevens of Piermont, Simpson, Gilman, Clement of Warren, Thompson of Bartlett, Hubbard, Worthley, Mathes of Columbia, Rix of Dalton, Meserve, Plaisted, Rix of Lancaster, Pike, Rix of Whitefield.

Yeas 154, nays 88.

Averill,

Clement of Lyndeborough,

So the affirmative of the question prevailed, and the bill was ordered to a third reading.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act to incorporate the Wanolanset Steam Mills in Concord;"

Which was read a third time.

Resolved, 'That it pass, and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act to incorporate the Union Mutual Fire Insurance Company."

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that the bill be read a third time by its title.

Said bill was then thus read a third time.

Resolved, That it pass and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded in the orders of the day to the consideration of bills with the following titles:

"An act authorizing administrators to convey real estate holden in trust;"

"An act in amendment of chapter 15 of the Revised Statutes;"

"An act authorizing the town of Portsmouth to extend a market-house upon a portion of the tide waters of the Piscataqua river;"

"An act to annex a portion of Nash and Sawyer's Location, in the county of Coos, to the town of Carroll, in said county:"

Which were severally read a third time.

Resolved, That they pass and their titles be as aforesaid. On motion of Mr. Flagg—

Resolved, That he have leave of absence until Monday next, on account of sickness in his family.

On motion of Mr. Rix of Lancaster-

Resolved, That the rules of the House be so far suspended that he have leave at this time to introduce a bill.

Mr. Rix accordingly introduced a bill, entitled "An act further to suspend the operation of the third section of the

act establishing the office of commissioner of common schools;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Education.

On motion of Mr. J. S. Morrison of Peterborough-

Resolved, That Messrs. A. P. Morrison and J. S. Morrison have leave of absence till Monday next.

On motion of Mr. Danforth-

Resolved, That the use of the Representatives' Hall be granted to Rev. J. H. Martyn, of New York, for a lecture upon the subject of temperance.

The following message was received from His Excellency the Governor, by the Secretary of State:

# " To the Senate and House of Representatives:

I herewith transmit the annual report and returns of the adjutant and quartermaster general.

JARED W. WILLIAMS.

Council Chamber, June 16, 1848."

On motion of Mr. Parker of Fitzwilliam-

Resolved, That the foregoing message of His Excellency the Governor, with the accompanying documents, be referred to the committee on Military Affairs.

Mr. Sawyer, by leave, presented the annual report of the directors of the Concord Railroad.

Ordered, That it be referred to the committee on Railroads.

On motion of Mr. Coombs-

Resolved, That when the House adjourns this afternoon it adjourn to meet again at nine o'clock to-morrow morning.

Mr. Abbott of Nashville, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the Highland Manufacturing Company;"

Which was read a first and second time.

Ordered, 'That it he referred to the committee on Agriculture and Manufactures.

Mr. Kittridge of Canaan gave notice that he will to-mor-

row ask leave to introduce a bill, entitled "An act relative to embankments in the Connecticut river."

On motion of Mr. Wetmore-

Resolved, That the committee on Railroads be instructed to inquire into the expediency of compelling by law all railroads to adopt and use the gauge of the railroads first built in this State.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate have on their part elected Moses Norris, jr., a Senator to represent this State in the United States Senate for the term of six years, from and after the third day of March next."

The Speaker laid before the House the estimate of the State Treasurer, which had been laid upon his table.

On motion of Mr. Fowler-

Resolved, That the estimate of the State Treasurer be referred to the committee on Finance.

On motion of Mr. Parker of Fitzwilliam-

The House resumed the consideration of the bill, entitled "An act to incorporate the New Hampshire Central Rail-road Company."

Ordered, That it be read a second time to-morrow fore-

noon at eleven o'clock.

Mr. Norris, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the State Mutual Fire Insurance Company."

On motion of Mr. Norris-

Resolved, That the rules of the House be so far suspended that the bill be read a first time by its title.

Said bill was then thus read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

Mr. Weeks, agreeably to previous notice and by leave, introduced a bill, entitled "An act to constitute a company of light infantry in the tenth regiment of militia;"

Which was read a first and second time.

Mr. Sleeper, agreeably to previous notice and by leave, introduced a bill, entitled "An act relating to the Pemigewasset Bank;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Banks. Mr. Rix of Lancaster, agreeably to previous notice and

by leave, introduced a bill, entitled "An act relative to the construction and management of railroads;"

Which was read a first time.

On motion of Mr. Abbott of Nashville-

Resolved, That said bill be laid upon the table, and the clerk be directed to procure three hundred and fifty printed copies thereof for the use of the House.

Mr. Fellows of Andover, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate

the Andover Academy;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Education.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of bills with the following titles, and the following resolutions, to wit:

'An act to annex school district No. 6 in Fitzwilliam to

school district No. 6 in Troy;'

'An act in addition to and in amendment of an act incorporating the Farmers' Mutual Fire Insurance Company;'

'An act in addition to the acts incorporating the Ports-

mouth and Concord Railroad;

'An act to incorporate the Connecticut River Railroad Company;'

A resolution in favor of Harvey Adams; A resolution in favor of John H. George.

The Senate concur with the House of Representatives in the passage of a bill with the following title, to wit: 'An act in addition to and in amendment of an act, entitled "An act to incorporate the Ashuelot Railroad Company," with an amendment, in which they ask the concurrence of the House of Representatives."

The House proceeded to the consideration of the forego-

ing bill, with the amendment which came down from the Senate.

The Senate proposed to amend the bill by adding at the close of the first section thereof the following:

"Provided, That said bridge shall be so constructed as not unnecessarily to impede the navigation of said river."

The question, will the House concur with the Senate in the adoption of the foregoing amendment to said bill? being put,

It was decided in the affirmative.

Ordered, That the clerk notify the Senate thereof.

Mr. Haynes, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the New Hampshire Botanic Medical Society;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Education.

On motion of Mr. Alexander-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of amending an act in amendment of an act relating to the taxing of lumber, passed July 2, 1847, and that they report by bill or otherwise.

On motion of Mr. Sibley-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of passing a law to prevent persons discharging guns in wood lots in the dry seasons of the year.

Mr. Hale of Somersworth, by leave, presented the petition of James Lougee and others, praying for a division of the town of Somersworth.

Ordered, That it be referred to the committee on Towns and Parishes.

Mr. Pierce of Bethlehem, from the committee on Engrossed Bills, by leave, reported that they had carefully examined and found correctly engrossed, bills of the following titles, to wit:

"An act in amendment of chapter twenty-eight of the Revised Statutes;"

"An act to repeal an act, entitled 'An act relating to constables;"

"An act relating to school district No. 3 in Somersworth;"

On motion of Mr. Abbot of Nashville— The House adjourned.

### SATURDAY, JUNE 17, 1848.

On motion of Mr. Worth-

Resolved, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Drew presented the petition of Nathaniel Kinnerson and others, praying the legislature to instruct John F. Hale to vacate his seat in the United States Senate.

On motion of Mr. Sawtelle-

Resolved, That said petition be referred to a select committee of ten, consisting of one member from each county.

Mr. Cross presented the petition of Priscilla G. Gregg and others, praying for an alteration of the law in relation to the sale of ardent spirits.

Ordered, That said petition be referred to the select com-

mittee on that subject.

Mr. Webster of Kingston presented the petition of Calvin Thayer and others, praying for the grant of a charter for a railroad from East Kingston to Epping.

Ordered, That it be referred to the committee on Rail-

roads.

Mr. Drew presented the petition of Lyman Lumbard and others, praying for the removal of Saunders W. Cooper from the office of Solicitor of the county of Coos.

Ordered, That it be referred to the select committee con-

sisting of the delegation from Coos county.

Mr. Dresser presented the petition of Asa Sargent, jr., praying to be severed from the town of Sutton and annexed to the town of Warner, for the purpose of schooling.

Ordered, That it be referred to the committee on Ed-

ucation.

Mr. Eaton of Sandown presented the petition of Joseph L. Colby and others, praying for the removal of an officer in the fourteenth regiment.

Ordered, That it be referred to the committee on Military Affairs.

Mr. Eastman of Hampstead presented the petition of M. W. Dickerson and others, praying for the grant of a charter for a railroad from Union Bridge to Manchester.

Ordered, That it be referred to the committee on Rail-

roads.

Mr. Eastman of Hampstead presented the petition of Stephen Perley and others, praying for a division of the town of Meredith.

Ordered, That it be referred to the committee on Towns and Parishes.

Mr. Simonds of Warner, from the committee on Banks, to whom was referred the bill, entitled "An act to incorporate the Derry Bank," reported said bill with the following amendment:

In the second section, strike out the words "a sum not less than one hundred thousand dollars nor more than two hundred thousand dollars," and insert instead thereof the words "the sum of one hundred thousand dollars.

The question being, upon agreeing to said amendment,

It was decided in the affirmative.

Ordered, That the bill be read a third time this afternoon at three o'clock.

Mr. Fowler, from the committee on the Judiciary, who were instructed to inquire into the expediency of providing by law, that all actions against towns for damages in consequence of accidents upon highways, shall be adjusted at the time by application to a justice of the peace, who shall forthwith summon a jury of — persons, who shall view the place, hear the evidence, and award such damages as the case may require, made a report, whereupon—

Resolved, That it is inexpedient to legislate upon that sub-

ject.

Mr. Pierce of Hillsborough, from the committee on Military Affairs, to whom was referred the bill, entitled "An act to constitute a company of Light Infantry in the tenth regiment of militia," reported the same without amendment.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Drew, from the committee on Incorporations, to whom was referred the bill, entitled "An act in addition to

an act in amendment of 'An act to incorporate the Strafford' County Mutual Fire Insurance Company,'" reported the same without amendment.

Ordered, That it be read a third time this afternoon at

three o'clock.

Mr. Kittredge of New Market, from the same committee, to whom were referred the petitions of William M. Eastman and others, and Samuel Bailey and others, praying for the alteration or repeal of the charter of the Sunapee Dam Corporation, made a report, whereupon—

Resolved, That the further consideration of said petitions be postponed to the adjourned session of the legislature, and that said petitioners be directed to give notice of the pendency thereof to said corporation at least thirty days before

the commencement of said adjourned session.

Mr. Kimball from the committee on Towns and Parishes, to whom was referred the petition of Charles A. Jewell and Elias Page praying to have their farms severed from the town of Rindge and annexed to the town of Jaffrey, made a report, whereupon—

Resolved, That said petitioners have leave to withdraw

their petition.

Mr. Eastman of Hampstead, from the same committee, to whom was referred the petition of Ransom Twitchel and others, praying for the incorporation of the town of Dummer, and the remonstrance of Joseph Leighton and others against the prayer of the foregoing petition, made a report, whereupon—

Resolved, That the committee on Towns and Parishes be discharged from the further consideration of said petition and remonstrance, and that the same be referred to the commit-

tee on Incorporations.

Mr. Eastman of Hampstead, from the same committee, to whom was referred the petition of Thomas D. Morrison, praying to be set off from the town of Hill, and annexed to the town of Danbury, made a further report, whereupon—

Resolved, That the further consideration of said petition be postponed to the June session of the legislature in 1849.

Mr. Clement, from the committee on Elections, to whom was referred the certificate of election of Moses Foss as a representative from the town of Waterville, made a report, whereupon—

Resolved, That said Moses Foss is not entitled to a seat in this House.

Mr. Coffin, from the committee on Education, to whom was referred the bill, entitled "An act further to suspend the operation of the third section of the act establishing the office of commissioner of common schools, and for other purposes," reported the same without amendment.

Ordered, That it be read a third time this afternoon at

three o'clock.

Mr. Sawtelle, from the same committee, to whom was referred the bill, entitled "An act to incorporate the Andover Academy," reported the same without amendment.

Ordered, That it be read a third time this afternoon at

three o'clock.

Mr. Parker of Fitzwilliam, from the same committee, to whom was referred the petition of Wells Wright and others, praying that the town of Pittsburg may be exempted from the operation of the laws of the State in relation to the division of towns into school districts, reported a bill, entitled "An act relating to school districts in the town of Pittsburg;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Sanborn, from the same committee, to whom was referred the bill, entitled "An act to incorporate certain persons by the name of the New Hampshire Botanic Medical Society," reported the following resolution:

Resolved, That the further consideration of said bill be

indefinitely postponed.

On motion of Mr. Blodgett of Kensington-

Resolved, That the further consideration of said bill and

report be referred to the committee on Incorporations.

Mr. Hersey, from the committee on the Judiciary, to whom were referred the petitions of Ira Abbot and others, Nathan F. Lufkin and others, T. A. Hall and others, Robert Hall and others, Samuel Prescott and others, Charles Abbot and others, and Theodore H. Ford and others, all praying for the passage of a law to protect persons engaged in catching pigeons, from the wanton, mischievous and malicious acts of sportsmen, idlers and vagrants, made a report, whereupon—

Resolved, That said petitioners have leave to withdraw

their respective petitions.

Mr. Craig, from the committee on Towns and Parishes, to whom was referred the petition of George W. Dudley, praying that a certain tract of land may be severed from the town of Wilmot and annexed to the town of Danbury, made a report, whereupon—

Resolved, That the further consideration of said petition be postponed to the June session of the legislature, 1849, and the petitioner be directed to give such notice of the pen-

dency thereof as the law requires.

Mr. Carpenter, from the committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed, bills with the following titles and the following resolutions, to wit:

"An act in addition to and in amendment of an act incorporating the Farmers' Mutual Fire Insurance Company, passed December 24, 1840;"

"An act to incorporate the Connecticut River Railroad

Company;"

"An act to annex school district No. 6 in Fitzwilliam to school district No. 6 in Troy;"

"An act in addition to the acts incorporating the Ports-

mouth and Concord Railroad;"

"An act in amendment of chapter 15 of the Revised Statutes;"

A resolution in favor of Harvey Adams, deputy commissary general;

A resolution in favor of John H. George.

On motion—

Resolved, That said report be accepted.

Said bills and resolutions were then severally signed by the Speaker.

Ordered, That the clerk inform the Senate thereof.

The following message was received from His Excellency the Governor, by the Secretary of State:

## " To the House of Representatives:

I herewith transmit a communication from the Board of Visitors of the New Hampshire Asylum for the Insane, accompanied by a report from the Trustees, and also from the Superintendent of that institution.

JARED W. WILLIAMS.

Council Chamber, June 17, 1848."

On motion of Mr. Wyman-

Resolved, That the reports of the Board of Visitors and Trustees and of the Superintendent of the New Hampshire Asylum for the Insane be laid upon the table, and the clerk be directed to procure eleven hundred printed copies—350 of which to be for the use of the House, 250 to be distributed to the clerks of the several towns and places in this State, and the remainder to be for the use of the Asylum.

The Speaker laid before the House the following communication from the Commissary General to the Adjutant of the State, which had been laid upon his table by the Adjutant General, with a request that the same may be laid before the House:

"PORTSMOUTH, N. H., JUNE 10, 1848.

To John Wadleigh, Esq., Adj. Gen'l N. H. Militia-

Sir—From a sense of duty, I would respectfully represent to you some particulars relative to the present condition of the property of the State, now under my charge. Time, in its ravages, has not neglected to attack the more perishable material of the State Arsenal; the water spouts and conductors attached to the building have yielded to its attacks, and have become totally useless, new spouts and conductors are therefore absolutely required, as well for the preservation as for the convenience of the building.

I am induced also to make another representation not only for the preservation of the property, but from opinion that less expense will be necessary to keep the State property in suitable order for immediate use, to wit: all the small arms now in this depot remain packed in boxes, from the fact of there being no more convenient place for them; the consequence is, they more readily become unfit for immediate ase, from the dampness which must attend such articles thus deposited. I would therefore, for the interest of the State property, respectfully suggest the propriety of having suitable racks constructed round the interior of the building, for the purpose of containing the small arms now on deposite.

I would also here remark that the present building having no glazed windows, renders it necessary to be closed a great portion of time, during which time, by the acquisition of glass windows, the admission of the sun's rays, although at intervals, would have a direct tendency to remove a large portion of the dampness which now attends it.

Respectfully, yours,

DAVID MOULTON, Commissary Gen'l."

On motion of Mr. Parker of Fitzwilliam-

Resolved, That it be referred to the committee on Military Affairs.

On motion of Mr. Danforth-

Resolved, That the use of the Representatives' Hall be granted to Hon. Henry Wilson of Massachusetts, next Tuesday evening, for the delivery of an address upon the proceedings and result of the recent national whig convention at Philadelphia.

On motion of Mr. Norris-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of increasing the number of the judges of the superior court to five, and abolishing the offices of circuit judges, and fixing the salaries of the judges of said superior court and of the attorney general.

On motion of Mr. Lane of North Hampton-

Resolved, That the Committee on Agriculture and Manufactures be instructed to inquire into the expediency of passing a special act for the better protection of cranberry meadows.

On motion of Mr. Kittridge of Canaan-

Resolved, That the rules of the House be so far suspended that he have leave to introduce a bill at the present time.

Mr. Kittridge of Canaan accordingly introduced a bill, entitled "An act relating to meeting houses;"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

On motion of Mr. Fellows of Andover-

Resolved, That when the House adjourn this forenoon, it adjourn to meet again on Monday next at three o'clock in the afternoon.

On motion of Mr. Loverin-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of amending the law relative to the support of paupers, and that they report by bill or otherwise.

Mr. Kittridge of Canaan, agreeably to previous notice and by leave, introduced a bill, entitled "An act relating to embankments in the Connecticut river;"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

On motion of Mr. Simpson-

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to fix upon a day to which the present legislature may adjourn.

Ordered, That Messrs. Simpson, Parker of Fitzwilliam, and Simonds of Warner, be the committee on the part of

the House.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Norris-

Resolved, That the rules of the House be so far suspended that all bills and resolutions which had been ordered to a second reading this forenoon at eleven o'clock, and not then read, be in order for a second reading at the present time.

The House accordingly proceeded to the consideration of the bill, entitled "An act to incorporate the New Hampshire

Central Railroad."

On motion of Mr. Norris-

Resolved, That the rules of the House be so far suspended that the bill be read a second time by its title.

Said bill was then thus read a second time.

On motion of Mr. Fowler-

Resolved, That the bill be laid upon the table.

The House proceeded under the foregoing suspension of the rules, to the consideration of bills with the following titles and the following resolutions, to wit:

"An act relating to school districts in the town of Pitts-

burg;"

"An act to incorporate the East Jaffrey Fireman's Com-

pany;"

"An act to amend the act passed 25th Dec. 1844, rendering railroad corporations public in certain cases and constituting a board of railroad commissioners;"

A resolution appropriating the sum of one thousand dollars for repairing a road and bridge in the town of Pittsburg;

A resolution authorizing and requesting His Excellency

the Governor to cause a survey and plans to be made of such part of the public land in the town of Pittsburg as he may think expedient, and also to appoint an agent to sell the same;

A resolution making an appropriation for the purchase of

a chandelier to be placed in the Representatives' Hall;

A resolution in favor of William L. Foster; Which were severally read a second time.

Ordered, That they be read a third time on Monday next at three o'clock in the afternoon.

Mr. Nurse, by leave, presented the account of Isaac Sturtevant.

Ordered, That it be referred to the committee on Claims. On motion of Mr. Fowler—

The House resumed the consideration of the bill, entitled "An act to secure the inviolability of the homestead and for the further relief of poor debtors."

Ordered, That it be referred to the committee on the

Judiciary.

Mr. Craig, by leave, presented the petition of Brig. Gen. John Barker, praying for the removal from office of the colonel of the thirtieth regiment.

Ordered, That it be referred to the committee on Military

Affairs.

Mr. Loverin gave notice that he will on Monday next ask leave to introduce a bill in relation to the taxing of railroads.

On motion of Mr. Locke-

The House adjourned.

## MONDAY, June 19, 1848.

The Speaker announced the appointment of the following select committee, to consider the petition of Nathaniel Kinnerson and others, praying that John P. Hale may be instructed by the legislature to vacate his seat in the Senate of the United States, to consist of Messrs. Sawtelle of Brookline, Hatch of Portsmouth, Stickney of Somersworth, Tyler of Freedom, Sibley of Hopkinton, Perkins of New

Hampton, Gilmore of Acworth, Turner of Winchester, Wheeler of Orford, Pike of Milan.

Mr. Flanders of Stewartstown presented the petition of Joseph Y. Tebbetts and others, praying the legislature to instruct John P. Hale to vacate his seat in the Senate of the United States.

Ordered, That it be referred to the select committee upon that subject.

Mr. Upton of Jaffrey presented the petitions of Benjamin Haywood and others, Oliver Prescott and others, and Laban Rice and others, all praying for the grant of a charter for the Monadnock railroad.

Ordered, That said petitions be referred to the committee on Railroads.

Mr. Sanborn presented the petition of James Harris and others, praying for the grant of an act of incorporation for manufacturing purposes.

Ordered, That it be referred to the committee on In-

corporations.

Mr. Grover presented the petition of Samuel B. Knowles and others, praying for the removal of an officer in the tenth regiment.

Ordered, That it be referred to the committee on Mili-

tary Affairs.

Mr. Drew presented the petition of the selectmen of the town of Erroll, and the petition of William Dunn and others, citizens of Erroll, praying for an appropriation for building a bridge across the Androscoggin river.

Ordered, That they be referred to the committee on

Roads, Bridges and Canals.

Mr. Eastman of Hampstead presented the petition of Joseph Ela and others, praying for a division of the town of Meredith.

Ordered, That it be referred to the committee on Towns and Parishes.

Mr. Mason presented the petition of Emeline E. Dickey, praying for the alteration of her name.

Ordered, That it be referred to the committee on the

Alteration of Names.

Mr. Sibley presented the petitions of Barlow Dyer and others, Moses Gerrish and others, and John M. Putnam and others, all praying for the passage of a law prohibiting the sale

of intoxicating liquors except for mechanical, medicinal and chemical purposes, and the petition of F. R. Fuller and others, praying that the legislature would pass a law making the penalty for the violation of the license laws, on the third conviction, imprisonment in the State prison.

Ordered, That said petitions be referred to the select

committee upon that subject.

Mr. Simpson, from the committee on the State House and State House Yard, to whom was referred the resolution in relation to painting the portrait of Meshech Weare, the first chief magistrate of New Hampshire, made a report, whereupon—

Resolved, That the further consideration of said subject

be indefinitely postponed.

Mr. Simpson, from the same committee, to whom was referred the resolution in relation to the security of the papers in the office of the Secretary of State, made a further report, whereupon—

Resolved, That the further consideration of said resolu-

tion be postponed indefinitely.

Mr. Richardson, from the committee on Military Affairs, to whom was referred the petition of Putney Roby and others, for the removal of an officer in the thirty-first regiment, and the petition of Gilman Wheeler and others, praying for the removal of certain officers therein named, reported an address for the removal of certain officers therein named:

Which was read.

The question being upon agreeing to said address,

It was decided in the affirmative, and the address passed. Ordered, That the clerk request the concurrence of the

Senate therein.

The House proceeded to the consideration of the orders of the day upon the bill, entitled "An act in relation to the salaries of the justices of the superior court of judicature, and in amendment of chapter two hundred and twenty-eight of the Revised Statutes."

On motion of Mr. Norris-

Resolved, That said bill be laid upon the table.

The House proceeded in the orders of the day to the consideration of bills with the following titles, and the following resolutions, to wit:

A resolution in favor of William L. Foster;

Resolutions in relation to the purchase of a chandelier, to be placed in the hall of the House of Representatives;

A resolution in relation to the survey of the public lands

in the town of Pittsburg;

A resolution making an appropriation for repairing a road

and bridge in the town of Pittsburg;

"An act to amend the act passed 25th Dec., 1844, rendering railroad corporations public in certain cases, and constituting a board of railroad commissioners;"

"An act to incorporate the East Jaffrey Fireman's Com-

pany;"

"An act relating to school districts in the town of Pitts-

burg;"

"An act in amendment of an act to incorporate the New Ipswich Bank, passed July 2, 1847;"

"An act to incorporate the Andover Academy;"

"An act further to suspend the operation of the third section of the act establishing the office of commissioner of common schools, and for other purposes;"

"An act in addition to an act in amendment of 'An act to incorporate the Strafford County Mutual Fire Insurance

Company;"

"An act to constitute a company of Light Infantry in the tenth regiment of militia;"

Which were severally read a third time.

Resolved, That they pass and the titles of the bills be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act to incorporate the Derry Bank."

On motion of Mr. Kittredge of New Market-

Resolved, That the rules of the House be so far suspended that the bill be read a third time by its title.

Said hill was then thus read a third time.

Resolved, That it pass and its title be as aforesaid.

Ordered, That the clerk inform the Senate thereof and request their concurrence in the adoption of the amendment made by the House to said bill.

The following message was received from the Senzte by their clerk:

"Mr. Speaker—The Senate have passed bills with the following titles, to wit:

'An act to incorporate the Concord and Claremont Rail-

road;

'An act in addition to and in amendment of chapter 172 of the Revised Statutes;' in which they ask the concurrence of the House of Representatives."

The House proceeded to the consideration of the foregoing bill, sent down from the Senate, entitled "An act to incorporate the Concord and Claremont Railroad;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

The House proceeded to the consideration of the foregoing bill, sent down from the Senate, entitled "An act in addition to and in amendment of chapter 172 of the Revised Statutes;"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

On motion of Mr. Kittredge of New Market-

Resolved, That the committee on Military Affairs be instructed to inquire into the expediency of furnishing "Cooper's tactics," at the expense of the State, for the use of the various officers holding commissions in the militia of this State.

On motion of Mr. Hale of Hollis-

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to wait upon His Excellency the Governor, and inform him of the election of Hon. Moses Norris, jr., as a Senator in the Congress of the United States from this State for six years, from and after the third day of March, A. D. 1849.

Ordered, That Messrs. Hale of Hollis, Clark of Manchester, and A. P. Morrison of Peterborough, be the committee

on the part of the House.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Worth-

Resolved, That the committee on Education be instructed to inquire into the expediency of authorizing single school districts to establish and maintain high schools in certain cases, and report by bill or otherwise.

Mr. Worth, by leave, introduced the account of Morrill &

Silsby.

Ordered, That it be referred to the committee on Claims.

Mr. Woodbury of Wilmot presented the following resolution:

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of passing a general law authorizing any twenty-five or more persons, citizens of this State, to associate themselves together and become a railroad corporation, with all the powers and subject to all the limitations and restrictions of other railroad corporations.

The question being put upon agreeing to said resolution,

It was decided in the negative.

Mr. Fowler gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act in amendment of the laws relating to licensed houses."

Mr. Kimball, by leave, presented the account of Nathan-

iel Kingsbury.

Ordered, That it be referred to the committee on Claims. Mr. Loverin, agreeably to previous notice and by leave, introduced a bill, entitled "An act touching railroad corporations;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

Mr. Richardson introduced the following resolution:

Resolved, That when the House adjourn in the afternoon, they adjourn to meet at nine o'clock the next forenoon, and when they adjourn in the forenoon they adjourn to meet at two o'clock in the afternoon during the remainder of the session.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That said resolution be laid upon the table.

Mr. Rossiter, by leave, presented the petition of Susan A. Blake, praying for the alteration of her name.

Ordered, That it be referred to the committee on the

Alteration of Names.

Mr. Rossiter gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act to incorporate the Ascutney Mill.

On motion of Mr. Livingston-

Resolved, That a committee of ten, consisting of one member from each county, be appointed to equalize the mileage of the members of the House.

Ordered, that the following members constitute said com-

mittee, to wit:

Messrs. Livingston of Westmoreland, Philbrick of East Kingston, Demeritt of Madbury, Alexander of Bow, Weeks of Gilford, Quint of Eaton, Carnes of Hudson, Read of Plainfield, Carbee of Bath, Flanders of Stewartstown.

On motion of Mr. Peavey-

Resolved, That he have leave of absence until Wednes-day next.

On motion of Mr. Sturtevent-

The House resumed the consideration of the bill, entitled "An act relating to the construction and management of railroads;"

Which was read a second time.

Ordered, That it be referred to the committee on the Judiciary.

On motion of Mr. Hatch-

The House adjourned.

### TUESDAY, June 20, 1848.

The reading of the journal of yesterday having been commenced and proceeded in, before the completion thereof,

On motion of Mr. Hildreth-

Resolved, That the rules of the House be so far suspended that the further reading of the journal of yesterday be dispensed with.

Mr. Wetmore presented the petition of D. J. Sanborn and others, praying for the passage of a law rendering homesteads

inviolable.

Ordered, That it be referred to the committee on the Judiciary.

Mr. Secombe presented the remonstrances of Samuel B. Melendy and others, John Prince and others, Lemuel N. Pattee and others, and Isaac Wheeler and others, all in relation to the Wilton Railroad.

Mr. Hatch presented the remonstrance of the grantees of the Portsmouth and Dover Railroad Company, against build-

ing a railroad by Elliot to Portsmouth.

Mr. Hale of Dover presented the remonstrance of the directors of the Cochecho Railroad Company, against the further proceedings of the Great Falls and Conway Railroad Company.

Mr. Quint presented the remonstrance of Samuel Hall

and others:

Mr. B. F. McIntire presented the remonstrance of Samuel Cushman and others, and of Samuel Sheafe;

Mr. J. McIntire presented the remonstrances of J. F. Nel-

son, and Ichabod Bartlett and others;

Mr. Locke presented the remonstrance of Nathaniel Demerrit, jr. and others;

Mr. Knox presented the remonstrance of Thomas Rand

and others;

Mr. Fletcher presented the remonstrance of Thomas D. Bailey and others;

Mr. Meserve presented the remonstrance of Samuel W.

Moses and others;

Mr. Hanson presented the remonstrance of Joseph W. Laighton, and others;

All against the building of a railroad from Great Falls

through South Berwick to Portsmouth.

Ordered, That the foregoing remonstrances be referred to the committee on Railroads.

Mr. Carpenter presented the petition of Samuel Goodrich and others, praying for a division of the town of Chesterfield.

Mr. Bickford presented the remonstrances of Benjamin S. Tuttle and others, and Thomas J. Robinson and others, against the division of the town of Meredith.

Ordered, That said petition and remonstrances be referred to the committee on Towns and Parishes.

Mr. Hastings presented the petition of Lebbeus Hastings

and another, praying for the removal of an officer in the

thirty-second regiment;

Mr. Richardson presented the petition of the field officers of the twenty-first regiment, praying for the removal of an officer.

Mr. Shaw presented the petition of Henry T. Sanborn and others, praying for the removal of certain military officers therein named.

Mr. Roby presented the petition of Benjamin P. Burpee and others, praying for the removal of an officer in the thirtieth regiment.

Ordered, That said petitions be referred to the committee

on Military Affairs.

Mr. Danforth presented the petition of M. T. Willard and others, praying for such an alteration of the existing laws in relation to the sale of ardent spirits as that the penalty for the violation of those laws on the third conviction shall be imprisonment in the State's Prison.

Ordered, That it be referred to the select committee upon

that subject.

Mr. Sawyer presented the petition of Thomas G. Banks and others, prudential committee in school district number four, in Nashua, praying for the passage of a law empowering said district to build another school-house.

Ordered, That it be referred to the committee on Educa-

tion.

Mr. Hatch presented the account of John H. George.

Ordered, That it be referred to the committee on Claims. Mr. Richardson presented the account and vouchers of the

Mr. Richardson presented the account and vouchers of the adjutant general.

Ordered, That it be referred to the committee on Mili-

tary Accounts.

Mr. Norris, from the committee on the Judiciary, who were instructed to inquire into the expediency of increasing the number of the justices of the superior court of judicature, and of abolishing the offices of circuit justices, and fixing the salaries of the justices of said superior court and the attorney general, reported a bill, entitled "An act in relation to the superior court of judicature and court of common pleas, and the salaries of the justices of the superior court and of the attorney general;"

Which was read a first time.

On motion of Mr. Locke-

Resolved, That said bill be laid upon the table, and the clerk be directed to procure three hundred and fifty printed copies thereof for the use of the House.

Mr. Kittredge of New Market, from the committee on Incorporations, to whom was referred the petition of Jairus Harris and others, praying for the grant of an act of incorporation for manufacturing and other purposes, reported a bill, entitled "An act to incorporate the White River Falls Corporation:"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Abbott of Nashville, from the committee on Banks, to whom was referred the bill, entitled "An act relating to Pemigewasset Bank," reported the same without amendment.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Rix, from the same committee, to whom were referred the returns of the cashiers of the several banks in this State, and the reports of the bank commissioners, made the following

#### REPORT:

The committee on Banks, to whom were referred the returns from the several banks in this State, showing their condition on the first Monday of June, 1848; and the reports of the bank commissioners in reference to the same banks, and to the several savings banks in this State, respectfully report, that they find by the said returns, the capital stock, circulation, and loans of the several banks in this State, as they existed on the first Monday of June, 1848, to have been as below:

Banks.	Capital stock.	Circulation.	Loans by the Bank.
Piscataqua Exchange Bank,	200,000 00	149,266 00	348,337 21
Rockingham Bank,	143,000 00	89,050 00	262,273 11
Mechanics' and Traders' Bank,	110,000 00	79,856 00	234,194 74
Granite Bank,	100,000 00	54,775 00	153,721 65
Derry Bank,	100,000 00	59,050 00	128,025 <b>39</b>
Strafford Bank,	100,000 00	78,708 00	176,110 14
Dover Bank,	75,000 00	56,884 00	139,979 94

Banks.	Capital stock.	Circulation.	Loans by the Bánk.
Great Falls Bank,	100,000 00	76,640 00	171,744 12
Rochester Bank,	100,000 00	45,047 (10	128,712 61
Belknap County Bank,	50,000 00	47,571 00	97,050 08
Nashua Bank,	100,000 00	97,498 00	226,707 94
Manufacturers' Bank,	100,000 00	62,286 00	148,307 90
Manchester Bank,	100,000 00	90,445 00	172,920 36
Merrimack County Bank,	80,000 00	60,117 00	139,515 09
Mechanicks' Bank,	100,000 00	93,646 00	208,944 50
Cheshire Bank,	100,000 00	74,719 00	188,125 38
Ashuelot Bank,	100,000 00	74,732 00	174,744 69
Winchester Bank,	100,000 00	22,410 00	90,300 92
Connecticut River Bank,	80,000 00	79 247 00	178,920 43
Bank of Lebanon,	100,000 00	93,778 00	147,151 56
Lancaster Bank,	50,000 00	33,692 00	97,959 01
	\$2,088,000 00	\$1,514,417 00	\$3,613,746 77

The above banking capital is distributed among the several counties as follows, viz: Rockingham, \$653,000; Strafford, \$375,000; Belknap, \$50,000; Hillsborough, \$300,000; Merrimack, \$180,000; Cheshire, \$300,000; Sullivan, \$80,000; Grafton, 100,000; Coos, \$50,000.

It may throw some light upon the present position of our banks, and upon the policy we ought to pursue in reference to banks and banking, to refer to some statistics in reference to the number, capital, and condition of our banks hitherto. Such facts of this kind, as can readily be collected, are embraced in the following table. The periods for which these statements are made up, are the months of May, from 1824 to 1836, and of June, for the years subsequent to 1836;

Years.	No, of Banks.	Capital paid in,	Circulation.	Loans.
1824	11	1,067,050	527,727	1,479,351
1826	17	1,742,650	860,583	2,425,589
1829	17	1,691,670	685,246	2,329,169
1830	21	2,103,675	765,797	2,728,164
1831	21	2,065,310	1,107,901	2,915,439
1832	22	2,176,422	1,128,091	3,216,159
1833	22	2,178,308	1,238,643	3,390,826
1834	24	2,454,308	1,063,145	3,450,820
1885	25	2,555,008	1,347,124	3,805,383
1836	25	2,663,308	1,526,112	4,501,701
1839	28	2,939,508	1,439,519	4,524,626
1840	27	2,837,505	1,088,750	4,099,612
1841	26	2,735,000	1,229,708	3,859,853
1843	24	2,469,200	916,147	3,173,825
1844	19	2,008,298	1,021,914	2,760,009
1845	17	1,745,778	1,112,192	2,821,163
1846	17	1,558,000 *	1,189,962	2,750,113
1847	19	1,890,000	1,512,071	3,406,045
1848	21	2,088,000	1,514,417	3,613,746

It will be seen by the above, that during the last ten years the capital of our banks has increased \$530,000, and their loans, \$860,000; and that those loans bear a larger proportion to their capital, than in any year included in the above statement. The desire to raise money to invest in railroad enterprises, and to buy stocks, resulting partly from the fall in the prices of the one, and partly from the excitement in behalf of the other, has converted the lenders of money into borrowers, and the capitalists of other States even, in some instances, into profitable customers of banks in our own. That business men have sometimes been pushed aside, in their pursuit after bank accommodations, by this new competition, of larger operators—of men who seldom borrow, save when the rates of interest are high—is very probable. And the result is, that while many of our banks have been earning from nine to eleven per cent. from their enlarged loans, there are numerous individuals to be found who desire a large increase of banking capital, on the ground that loans are not to be had. An extension of our banking capital, which would leave to borrowers, under circumstances like the present, nothing to desire, might create an amount of liabilities, and of paper currency, too extensive to be safe, and too inflated and unstable to be at all consistent with sound credit or the public welfare. It is the duty of the legislature, therefore, carefully to inquire, how far the banking capital of the State may be extended by additional charters, and to take into one view the condition of our banking system as it exists, and the applications, now very numerous, for its extension.

Several of our banks have by their charters the power of increasing their capital at pleasure, and to an aggregate amount of about \$860,000. Three banks in Strafford county alone, are thus empowered to add to their capital the large sum of \$325,000. Your committee unanimously recommend that all banks hereafter chartered be limited to a fixed capital, so that the question of its increase may be left where it belongs, with the legislature, to be determined by it, whenever it shall be raised, as sound policy shall dictate.

None of the banks in this State appear, from any information before the committee, to have violated the laws which regulate the amount of their circulation, and none of them appear to be in such a condition as to afford any grounds to

apprehend a loss to the holders of their bills.

Several of the banks appear to have neglected to make the proper returns to the assessors of public taxes, in reference to the ownership of their stock.

The cashier of the Ashuelot Bank was at the time of the examination by the commissioner, indebted to that bank, in violation of law, in the sum of \$400. This is the only instance of the kind in the State; if it occurred in wilful disregard of the law, it cannot be too severely censured, and if it resulted from misapprehension, cannot be too promptly corrected.

In several instances, the directors of banks are indebted, illegally, to an amount greater than one-half the amount of their stock. Isaac Riddle, director of the Manchester Bank. upon \$4500 stock, is indebted as principal and surety, \$2600; Abner Merrill, director of the Granite Bank, is indebted as surety, \$1797, and owns \$1950 in stock. All the directors of the Lancaster Bank, except one, are indebted more than the law allows. Charles S. Faulkner, director of the Cheshire Bank, owns \$6000 in stock, and is indebted \$1000 in his individual capacity and \$7,323 as one of the firm of Faulkner & Colony, which also owns \$6000 in stock. Sumner Wheeler, director of the Ashuelot Bank, is similarly indebted, to an illegal amount, if the liability of the firm to which he belongs is to be regarded as his own. within the meaning of the law. In the Piscatagua Exchange Bank, "no director is in any way indebted, except as endorser of bills of exchange." To what extent this indebtedness extends does not appear, but the provision of the Revised Statutes making an exception in its favor was repealed, June session, 1843. The Winchester Bank has less than the legal number of directors, seven having been chosen, and three having declined that trust.

For further and more particular information in reference to the condition of our banks, the committee refer to the abstract of their returns, as they existed on the first Monday of June, 1847, and to the reports of the several bank commissioners, returned with and made a part of this report.

To the reports of the bank commissioners, also, the committee refer for information in reference to the condition and

management of the several savings banks in this State. All which is respectfully submitted.

JAMES M. RIX, for the committee.

On motion of Mr. Rix of Lancaster-

Resolved, That said report be laid upon the table, and the clerk be directed to procure three hundred and fifty printed copies of said report, and the accompanying reports of the bank commissioners, for the use of the House.

Mr. Tasker, from the committee on Military Accounts, to whom was referred the account of John Stackpole, jr., reported a resolution in his favor;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Parker of Fitzwilliam, from the committee on Education, who were instructed to inquire into the expediency of making certain alterations in the laws in relation to district schools, reported a bill, entitled "An act relating to certain officers of school districts;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Pierce of Hillsborough, from the committee on Military Affairs, who were instructed to inquire into the expediency of abolishing officer drills, reported the following resolution:

Resolved, That it is not expedient to repeal the act providing for the instruction of the officers of the militia in the school of the soldier.

Mr. Lane of North Hampton moved to amend the resolution reported by the committee by striking out the word "not" before the word "expedient."

The question being put upon agreeing to said amendment, It was decided in the negative.

The question recurring upon agreeing to the resolution reported by the committee,

It was decided in the affirmative.

Mr. Neal, from the committee on Towns and Parishes, to whom was referred the petition of Mark Whidden and others, praying that a portion of the town of Thornton may be severed therefrom and annexed to the town of Ellsworth, made a report, whereupon—

Resolved, That the further consideration of said petition

be postponed to the adjourned session of the legislature.

Mr. Burge, from the same committee, to whom was referred the petition of Valentine Smith, jr., and others, praying to be severed from the town of Durham in the county of Strafford, and annexed to the town of New Market in the county of Rockingham, and the remonstrances of Benjamin Thompson and others, and William P. Channel and others, against the granting of the prayer of the foregoing petition of Valentine Smith, jr., and others, made a report, whereupon—

Resolved, That said petitioners have leave to withdraw their petition, and said remonstrants their remonstrances.

Mr. Eastman of Hampstead, from the same committee, to whom was referred the petitions of the selectmen and other inhabitants of the town of Candia, and sundry inhabitants of the town of Raymond, praying for the establishment of a straight line between said towns, reported a bill entitled "An act entitled an act establishing the line between the towns of Candia and Raymond;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Eastman of Hampstead, from the same committee, to whom was referred the petition of Benjamin Loverin and others, praying for a division of the town of New Market, and the remonstrance of John Haines and others, against the granting of the prayer of said petition, made a further report, whereupon—

Resolved, That the further consideration of said petition and remonstrance be postponed to the adjourned session of

the legislature.

Mr. Goodrich, from the committee on Banks, to whom was referred the bill, entitled "An act to incorporate the Claremont Bank," reported said bill with the following amendment:

Strike out the words "not less than sixty thousand dollars nor more than one hundred and fifty thousand dollars," and insert instead thereof the words, "one hundred thousand dollars."

The question being upon agreeing to said amendment,

It was decided in the affirmative, and the amendment was adopted.

Ordered, That the bill be read a third time this afternoon at three o'clock.

Mr. Hale of Hollis, from the committee on Finance, to whom was referred the estimate of the State Treasurer, and who had had under consideration the several subjects embraced in said estimate, reported the following resolutions:

A resolution authorizing the State Treasurer to borrow thirty-five thousand dollars on the credit and for the use of the State:

A resolution making an appropriation for the maintainance of indigent insane persons of this State at the New Hampshire Asylum for the Insane;

A resolution making appropriations for the support of indigent deaf and dumb persons of this State at the American Asylum at Hartford, and indigent blind and partial blind persons of this State at the institution for the blind at Boston:

Which were severally read a first time.

Ordered, That they be read a second time this forenoon at eleven o'clock.

Mr. Harriman of Warner, from the committee on the Alteration of Names, to whom were referred the petitions of sundry persons praying for the alteration of their respective names, reported a bill, entitled "An act to alter the names of certain persons;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Hatch, from the committee on the Judiciary, to whom were referred sundry petitions for an amendment of the charter of the city of Manchester, and sundry remonstrances against the granting the prayer of said petitions and the bill, entitled "An act in amendment of an act, entitled 'An act to establish the city of Manchester,' passed July 10, 1846," reported the same with the following amendments:

In the seventh line of the eighth section, strike out the word "Monday," and insert instead thereof the word "Wednesday."

In the sixth line of the ninth section, after the words "issue a warrant," insert the words "in each of said towns,"

and by striking out the word "such," in the eighth line of the same section and insert instead thereof the word "each."

Which amendments were severally adopted.

Mr. Cross moved further to amend the bill, by striking out all after the enacting clause, and inserting the following:

"SEC. 1. That an act entitled 'An act to establish the city of Manchester," passed July 10th, 1846, be and the

same is hereby repealed.

SEC. 2. All the rights, immunities and privileges belonging to the town of Manchester, before the passage of the act aforesaid, establishing the city of Manchester, be and the same are hereby restored to said town, and the same is constituted and established a town, with all the rights and liabilities of other towns in this State.

SEC. 3. The said town shall succeed to all the rights, not inconsistent with a town organization, and be liable to

all the debts of the city of Manchester.

SEC. 4. All taxes assessed by said city shall be paid the same as if this act had not passed, and all officers now holding office under the city organization, shall be considered officers of the town, and hold their said offices until other

officers are chosen in their respective places.

SEC. 5. There hereby is established within the town of Manchester, a police court, to consist of one learned, able and discreet person, to be appointed and commissioned by the Governor, pursuant to the constitution, to take cognizance of all crimes, offences and misdemeanors, committed within the town of Manchester, whereof justices of the peace now have, or may hereafter have, jurisdiction.

And the court hereby established shall hear and determine all suits, complaints and prosecutions, in like manner as is by law provided for the exercise of the powers and authority which are or may be vested in justices of the peace; and do all acts necessary to, and consistent with, such powers

and authority.

And the said police court shall also have original jurisdiction and cognizance of all suits and actions which may now, or at any time hereafter, be heard, tried and determined before any justice of the peace in the county of Hillsborough; and no writ, in any such suit or action, shall be made returable before any justice within said town of Manchester,

but to said police court only; and an appeal shall be allowed from all judgments of said police court, in like manner, and to the same extent, that appeals are now allowed by law from judgments of justices of the peace; and the justice of said police court shall not be of council or attorney to any party in any matter or thing whatsoever, which may be pending in said court.

All warrants issued by said court, or by any justice of the peace within said town, shall be made returnable, and be retured before, said court; and if any warrant shall be issued by any justice of the peace, returnable before said court, the lawful fees, payable therefor, shall not be paid or allowed, unless, on the examination in hearing before said court, it shall appear to said court that there was just and reasonable cause for issuing said warrant; in which case such fees, costs and charges shall be allowed and taxed in like manner as though said warrant had been issued by a justice of the peace, according to the law now in force.

All fines and forfeitures, and all costs in criminal prosecutions, which shall be received by or paid into the hands of the justice of said court, shall be by him accounted for and paid over to the town of Manchester, in the same manner, and under the same penalties for neglect, as are by law prescribed in the case of justices of the peace; and all costs in such prosecutions, not thus received, shall be made up, taxed, certified and allowed, and shall be paid and satisfied in like manner as provided by law in cases of justices of the peace.

A court shall be held by said justice, at some suitable and convenient place, to be provided at the expense of said town of Manchester, on two several days of each week, at nine of the clock in the forenoon, and as much oftener as may be necessary, to take cognizance of crimes, offences and misdemeanors; and one day in each fortnight, at ten of the clock in the forenoon, and may be adjourned from day to day by the justice thereof, and at such other times as may be necessary, for the trial of civil suits and actions; and the justice of said court shall, from time to time, establish all necessary rules for the orderly and uniform conducting of the business thereof.

The justice of said court shall account for, and pay over, to the town of Manchester, all fees by him received, or which now accrue to justices of the peace in civil actions and criminal prosecutions, and the said town of Manchester shall pay annually the sum of five hundred dollars in full compensation for all services assigned to him by the provisions of this act.

The justice of said court shall keep, a fair record of all proceedings in said court, and shall make return to the several courts of all legal process, and of his doings therein, in the same manner as justices of the peace are now by law required to do; and he shall also annually, in the month of January, exhibit to the selectmen of Manchester a true and correct account of moneys by him received as fees.

All suits, actions and prosecutions, which shall be instituted and pending before any justice of the peace within the city of Manchester when this act shall take effect, shall be heard and determined as though this act had not been passed.

There shall be appointed by the Governor, by and with the advice and consent of the council, two special justices of said court; and whenever it shall happen that the standing justice of said court shall be interested in any suit or prosecution, cognizable in said court; or shall from any cause, be unable to hear and determine any matter or thing pending therein, the cause shall be assigned on the record by the standing or special justice, and the court shall be held, and its jurisdiction exercised, by one of said special justices.

And the said special justice shall be paid for the services

by him performed, three dollars each day.

SEC. 6. This act shall be void, unless the inhabitants of the city of Manchester, at a legal meeting called by the mayor and aldermen for that purpose, within sixty days after the passage of this act, shall by a majority of the legal voters present and voting thereon, in their respective wards, determine to adopt the same, and if this act is adopted, the present city authorities shall forthwith call a meeting of the legal voters and choose all necessary town officers."

After debate, before the question was put, Ou motion of Mr. Norris—

Resolved, That the further consideration of said bill and amendment be postponed and be made the special order for to-morrow at four o'clock in the afternoon.

Mr. Page of Haverhill, by leave, presented the remonstrances of John Whittemore and others, Jacob Newell and others, Joseph B. Hill and others, S. M. Harvey and others, James K. Heath and others, Joel C. Howe and others, Timothy G. Huggins and others, Henry Goss and others, Leonard Johnson and others, James W. Abbot and others, George Gamsby, jr., and others, Jonathan Rolfe and others, N. W. Nichols and others, Harvey Hobart and others, Alexander Smith and others, Dustin P. Ordway and others, Timothy H. Hutchinson and others, Abijah Potter and others, Enoch Rogers and others, George T. Roberts and others, E. C. Aldrich and others, and Elias T. Forest, all against the removal of Saunders W. Cooper from the office of Solicitor of the county of Coos.

Ordered, That said remonstrances be referred to the select committee consisting of the delegation from Coos coun-

ty.

Mr. Gove of Sandwich, by leave, presented the petition of Joseph Wentworth, praying for the grant of a charter for a bank, to be called the Carroll County Bank.

Ordered, That it be referred to the committee on Banks. Mr. Morse, by leave, presented the petition of James W. Hazeltine and others, praying for the grant of a charter for a railroad from Bellows' Falls, Vermont, to Amherst, N. H.

Ordered, That it be referred to the committee on Rail-

roads.

The Speaker laid before the House a communication from C. C. Danforth to the Adjutant General, in relation to a military company in Nashua, which had been laid upon his table by the Adjutant General, with a request that the same be laid before the House.

On motion of Mr. Fellows of Andover-

Resolved, That said communication be referred to the committee on Military Affairs.

On motion of Mr. Hadley-

Resolved by the Senate and House of Representatives in General Court convened, That Thursday, the twenty-second day of June, instant, at four o'clock in the afternoon, be assigned for the choice of a warden of the State prison for the ensuing year.

Ordered, That the clerk notify the Senate thereof, and

request their concurrence therein.

Mr. Kittridge of Canaan submitted the following resolu-

Resolved, That the sum of thirty-six dollars be paid to Moses Foss, elected a representative to the general court by the town of Waterville, in full for his travel and attendance at this session, and that the clerk make up the pay roll accordingly.

Mr. Locke moved that said resolution be laid upon the ta-

ble

And the question being put upon agreeing to said motion,

It was decided in the negative.

After debate, the question recurring upon agreeing to the resolution,

It was decided in the negative.

So said resolution was rejected.

The House proceeded to the consideration of the orders of the day upon the bill, entitled "An act relating to certain officers of school districts;"

Which was read a second time.

Mr. Parker of Fitzwilliam moved a verbal amendment to the bill, which was adopted.

Ordered, That said bill be read a third time this afternoon

at three o'clock.

The House proceeded in the orders of the day to the consideration of the resolution in favor of John Stackpole, jr.;

Which was read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act to incorporate the White River Falls Corporation."

On motion of Mr. Blodgett of Kensington-

Resolved, That the rules of the House be so far suspended that the bill be read a second time by its title.

Said bill was then thus read a second time.

Ordered, 'That it be read a third time this afternoon at three o'clock.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act to alter the names of certain persons;"

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that the bill be read a second time by its title.

Said bill was then thus read a second time.

Mr. Hammond of Nashua moved to amend the bill by adding at the close thereof the words, "Luther Clement of Nashville may take the name of Luther Herbert Clement."

The question being put upon agreeing to said amendment,

It was decided in the affirmative.

Ordered, That the bill be read a third time this afternoon at three o'clock.

The House proceeded in the orders of the day to the consideration of the bill with the following title, and the following resolutions:

'An act entitled an act establishing the line between the towns of Candia and Raymond;"

A resolution authorizing the Treasurer to borrow money on the credit and for the use of the State;

A resolution making appropriations for the instruction of the indigent deaf and dumb persons of this State at the American Asylum at Hartford, and for the instruction of the blind and partially blind persons of this State at the institution for the blind at Boston;

A resolution making an appropriation for the support of indigent insane persons of this State at the N. H. Asylum for the Insane;

Which were severally read a second time.

Ordered, That they be read a third time this afternoon at three o'clock.

Mr. Sturtevant, from the select committee, to whom were referred the returns of votes on the question of the expediency of so amending the license laws as to prohibit the sale of ardent spirits except for mechanical, medicinal and chemical purposes, by leave, reported that the whole number of votes cast was

In favor of such an alteration of said laws, 12,174 Against such an alteration, 5,720

On motion of Mr. Woodbury of Wilmot— Resolved, That said report be accepted.

On motion of Mr. Kittridge of Canaan-

Resolved, That the further consideration of said report be referred to the select committee upon the subject of the license laws.

Mr. Simpson, from the select committee appointed to fix upon a day to which the present session of the legislature may be adjourned, by leave, reported a joint resolution fixing on Wednesday, the twenty-second day of November next, for that purpose.

The question being put upon agreeing to said resolution, It was decided in the affirmative, and the resolution pass-

ed.

Ordered, That the clerk inform the Senate thereof and request their concurrence therein.

The following message was received from His Excellency the Governor, by the Secretary of State:

### " To the House of Representatives:

The annual report of the commissioners of the literary fund is herewith transmitted. By the report it will be seen that there is now in the treasury, of unclaimed dividends, two hundred and seventeen dollars and 20-100, and that the receipts the past year amount to ten thousand four hundred and forty dollars.

JARED W. WILLIAMS.

Council Chamber, June 20, 1848."

On motion of Mr. Fellows of Andover— Resolved, That said message, with the accompanying document, be laid upon the table.

The following further message was received from His Excellency the Governor, by the Secretary of State:

#### To the Senate and House of Representatives:

I herewith transmit the annual reports of the Railroad Commissioners, exhibiting the condition of the several railroads in this State.

It will be seen by the reports, that the Franklin and Bristol railroad has been leased by the Northern railroad company, and it is contended by the directors of the last named road, that the lease is authorized by a provision in the Revised Statutes, chap. 142 sec. 10, which is as follows: "Any railroad corporation may contract with any other railroad corporation, for the transportation of freight or passengers,

and the conducting of all business connected therewith, on their road." If such be the correct construction of the section referred to, it would seem that some further legislation was necessary upon this point, or some one of our railroads may obtain, in this way, the entire control, direction and management of all the railroads in the State.

I would call the attention of the legislature to that part of the commissioners reports relating to the Boston and Maine railroad. The facts set forth by the commissioner, warrant the conclusion that this railroad company has assumed powers not granted them by the legislature of this State.

JARED W. WILLIAMS.

Council Chamber, June 20, 1848."

On motion of Mr. Parker of Fitzwilliam-

Resolved, That said message from His Excellency the Governor, with the accompanying reports, be referred to the committee on the Judiciary.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a resolution in favor of Thomas R. Handerson.

The Senate also concur with the House of Representatives in the appointment of a joint select committee to fix upon a day to which the present session of the legislature may adjourn, and have on their part joined Mr. Vose.

The Senate concur with the House of Representatives in the appointment of a joint select committee to wait upon His Excellency the Governor, and inform him of the election of Hon. Moses Norris, jr., as a Senator in the United States Congress from this State for the term of six years, from and after the third day of March, A. D. 1849, and have on their part joined Mr. Drake.

The Senate concur with the House of Representatives in the adoption of their amendment to the bill, entitled 'An act to incorporate the Derry Bank.'

The Senate have passed a bill with the following title, to wit: 'An act to alter and amend the charters of certain.

corporations therein named; in which they ask the concurrence of the House of Representatives."

The House proceeded to the consideration of the foregoing bill, sent down from the Senate, entitled "An act to alter and amend the charters of certain corporations therein named:"

Which was read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

On motion of Mr. Parker of Fitzwilliam-

The House resumed the consideration of the bill, entitled "An act for the better instruction of youth in manufacturing establishments."

The bill being upon its second reading,

Mr. Upton moved to amend it by striking out from the fourth and fifth lines of the first section the words "who by law is entitled to receive instruction in any school in this State."

The question being put upon agreeing to said amendment,

It was decided in the negative.

Mr. Upton moved to amend the bill by inserting after the words "Revised Statutes," in the twelfth line, the words "or teacher of an academy or high school," and in the next line strike out the words "three months," and insert instead thereof the words "twelve weeks;"

Which last two amendments were severally agreed to.

On motion of Mr. Riddle of Manchester-

Resolved, That the further consideration of said bill be referred to the committee on the Judiciary.

Mr. Fowler, agreeably to previous notice, and by leave, introduced a bill, entitled "An act in amendment of the laws relating to licensed houses;"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

Mr. Parker of Hill, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the Hill and Boston Manufacturing Company."

On motion of Mr. Kittridge of Canaan-

Resolved, That the rules of the House be so far suspended that the bill be read a first time by its title.

Said bill was then thus read a first and second time.

Ordered, That it be referred to the committee on Agriculture and Manufactures.

Mr. Burnham gave notice that he will to-morrow ask leave to introduce a bill, entitled 'An act to regulate the sale of active poisons."

On motion of Mr. Kittredge of New Market-

Resolved, That the committee on the Judiciary be instructed to inquire whether any change should be made in the salary of the register of probate for the county of Rockingham, and to report by bill or otherwise.

On motion of Mr. Woodbury of Wilmot-

Resolved, That the petition of John H. White and William G. Carlisle in relation to a note held by the State, on which are the names of said Carlisle and White as sureties, and which petition was presented at the last session of the legislature, and is now on file in the office of the Secretary of State, be withdrawn from the files in said office and referred to the committee on Claims.

Mr. Grover submitted a resolution, instructing the committee on the Judiciary to report a bill in accordance with the vote of the State at the last annual meeting upon the question then submitted to the people, in relation to an alteration of the license laws.

After debate,

On motion of Mr. Kittridge of Canaan-

Resolved, That said resolution be laid upon the table.

On motion of Mr. Hatch-

Resolved, That the committee on the Judiciary be instructed to inquire whether any further legislation is necessary in relation to the creation and disposal of capital stock by corporations, and that they be requested to report by bill or otherwise.

Mr. Fellows of Andover introduced a resolution, granting one of Carrigain's maps and other documents to Andover Academy;

Which was read a first and second time.

Ordered, That it be referred to the committee on Education.

On motion of Mr. Kittridge of Canaan-

Resolved, That the rules of the House be so far suspended that he have leave at this time to introduce a bill.

Mr. Kittridge of Canaan accordingly introduced a bill, entitled "An act regulating the freight of cord wood on railroads in this State;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

Mr. Stickney introduced a joint resolution, suspending the operation of so much of the militia laws of the State as provide for officer drills and regimental musters, until November next, and providing for the appointment of a committee of one from each councillor district in the State, to prepare and report a bill at the adjourned session of the legislature, remodeling the militia system of the State;

Which was read a first and second time.

Ordered, 'That it be referred to the committee on Military Affairs.

Mr. Fowler, by leave, presented the petition of E. B. Fairfield and others, praying for such an alteration of the laws in relation to the sale of ardent spirits, as that the punishment on the third conviction for a violation of those laws shall be confinement to hard labor in the State Prison.

Ordered, That it be referred to the select committee upon that subject.

Mr. Rossiter, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the Ascutney Mills;"

Which was read a first and second time.

Ordered, 'That it he referred to the committee on Agriculture and Manufactures.

On motion of Mr. Hale of Hollis— The House adjourned.

#### AFTERNOON.

The House proceeded to the consideration of the orders of the day upon the bill, entitled "An act to incorporate the Claremont Bank."

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that the bill be read a third time by its title.

Said bill was then thus read a third time.

Resolved, That it pass, and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded in the orders of the day to the consideration of a bill with the following title, and the following resolutions:

A resolution in favor of John Stackpole, jr.;

A resolution authorizing the treasurer to borrow money on the credit and for the use of the State;

A resolution in favor of indigent insane persons of this State:

A resolution in favor of indigent deaf and dumb and blind, and partrally blind persons of this State;

"An act relating to Pemigewasset Bank;" Which were severally read a third time.

Resolved, That they pass, and the title of the bill be as aforesaid.

Ordered, That the clerk notify the Senate thereof and request their concurrence therein.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act entitled an act establishing the line between the towns of Candia and Raymond ;"

Which was read a third time.

Resolved, That it pass.

Mr. Fowler moved to amend the title of the bill by striking out after the words "an act," the words "entitled an act."

And the question being put upon agreeing to said amendment.

It was decided in the affirmative.

The title of the bill as amended was then agreed to.

Ordered, That the clerk request the concurrence of the Senate in the passage of said bill.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act to alter the names of certain persons."

On motion of Mr. Woodbury of Wilmot-

Resolved. That the rules of the House be so far suspended that the bill be read a third time by its title.

Said bill was then thus read a third time.

Resolved, That it pass and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded in the orders of the day to the consideration of bills with the following titles:

"An act relating to certain officers of school districts;"

"An act to incorporate the White River Falls Corporation;"

Which were severally read a third time.

Resolved, That they pass and their titles be as aforesaid. Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Carpenter, from the committee on Engrossed Bills, by leave, reported that they had carefully examined and found correctly engrossed, bills with the following titles and the following resolutions:

"An act to incorporate the Derry Bank."

"An act in addition to and in amendment of an act, entitled 'An act to incorporate the Ashuelot Railroad Company;'"

A resolution in favor of David Moulton, the late commis-

sary general;

A resolution making an appropriation to remunerate Thomas R. Henderson for injuries sustained by him while in the military service of the State.

On motion of Mr. Woodbury of Wilmot-

Resolved, That said report be accepted.

Said bills and resolutions were then severally signed by the Speaker.

Ordered, That the clerk notify the Senate thereof.

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that he have leave at this time to introduce a bill.

Mr. Fowler accordingly introduced a bill, entitled "An act in amendment of sections 13 and 14 of chapter 9 of the Revised Statutes, relative to insane paupers;"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

On motion of Mr. Norris-

The House resumed the consideration of the bill, entitled

"An act to incorporate the New Hampshire Central Rail-road."

The bill being upon its second reading,

Mr. Fowler moved to amend it by striking out the words "one-half," in the first line of the seventh section, and inserting instead thereof the words "the whole."

The question being put upon agreeing to said amendment,

It was decided in the negative.

Mr. Fowler moved to amend the bill by inserting in the second line of the same section, before the word "subscribed," the words "actually and in good faith."

The question being put upon agreeing to said amendment,

It was decided in the negative.

Mr. Fowler moved to amend the bill by striking out the word "five," in the sixth line of the same section, after the word "fifty."

The question being put upon agreeing to said amendment,

It was decided in the negative.

So said amendments were severally rejected.

Mr. Fowler moved to amend the bill by striking out from the fifth line of the tenth section the words, "as they now stand in the Revised Statutes of this State," and inserting instead thereof the words, "that now are or hereafter may be in force in this State."

The question being put upon agreeing to said last amend-

ment,

It was decided in the affirmative, and said amendment was adopted.

Ordered, That the bill be read a third time.

Mr. Kittredge of New Market moved that the rules of the House be so far suspended that the bill be read a third time at the present time.

And the question being put upon agreeing to said motion,

It was decided in the negative.

Ordered, That said bill be read a third time to-morrow afternoon at three o'clock.

# [Mr. Sawyer in the chair.]

On motion of Mr. Worth-

The House resumed the consideration of the message of

His Excellency the Governor, communicating the report of the commissioners of the literary fund.

On motion of Mr. Worth-

Resolved, That said message and accompanying reports be referred to the committee on Education.

Mr. Worth, by leave, presented the account of Messrs.

Porter & Rolfe.

Ordered, That it be referred to the committee on Claims. Mr. Hatch moved that the vote of the House of this afternoon, accepting the report of the committee on Engrossed Bills in relation to the bill, entitled "An act to incorporate the Derry Bank," be re-considered, he having voted with the majority upon that question.

And the question being put upon agreeing to said motion,

It was decided in the affirmative.

On motion of Mr. Hatch-

Resolved, That so much of said report as relates to the bill, entitled "An act to incorporate the Derry Bank," together with said bill, be recommitted to the committee on Engrossed Bills.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate have postponed to the next session of the legislature the bill sent up from the House of Representatives, entitled 'An act authorizing administrators to convey real estate holden in trust.'

The Senate concur with the House of Representatives in

the passage of bills with the following titles, to wit:

'An act authorizing the town of Portsmouth to extend a market-house upon a portion of the tide waters of the Piscataqua river;'

'An act to incorporate the Union Mutual Fire Insurance

Company;

'An act in amendment of an act to incorporate the New

Ipswich Bank, passed July 2, 1847;

The Senate have passed a bill with the following title, to wit: 'An act relating to pedlars,' in which they ask the concurrence of the House of Representatives.

The Senate concur with the House in the passage of a bill with the following title, to wit: 'An act in addition to

chapter 31 of the Revised Statutes,' with an amendment, in which they ask the concurrence of the House of Representatives."

The House proceeded to the consideration of the foregoing bill, which came down from the Senate, entitled "An act relating to pedlars;"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

The House proceeded to the consideration of the bill, entitled "An act in addition to chapter 31 of the Revised Statutes," with the amendment sent down from the Senate.

The Senate proposed to amend the bill by inserting a proviso that the law should not be in force in any town until it should be adopted by the town at a legal meeting called for that purpose, two thirds of all the legal voters in the town voting in the affirmative.

The question-

Will the House concur with the Senate in the adoption of their amendment to said bill? being put,

It was decided in the negative.

So the House non-concurred with the Senate in the adoption of their amendment to said bill.

Ordered, That the clerk inform the Senate thereof.

On motion of Mr. Kittredge of New Market-

The House resumed the consideration of the bill, entitled "An act to incorporate the Granite State Car and Machine Shop."

The question being,

Shall the bill be read a third time?

Mr. Norris called for the yeas and nays.

Those who voted in the affirmative, were Messrs.-

Crombie,
Robinson of Brentwood,
Langford,
Melvin,
Prescott,
Dearborn of Deerfield,
Hildreth,

Philbrick, Gardner,

Wadleigh of Exeter,

Hall,

Eastman of Hampstead,

Godfrey, Webster,

Perkins of Londonderry, Vennard, Kittredge of New Market, Stevens of New Market, Carter, Tasker, Harriman of Plaistow, Tuck, J. McIntire, Goodrich, Brown of Raymond, Rand of Rye, Eaton of Sandown, Eaton of Seabrook, Gale, Rollins, Dinsmore, Swain, Hanson, Hale of Dover, Wadleigh of Dover, Demeritt of Madbury, Buzzell, Fox, Burley of New Durham, Evans. Whitten, Stickney, Twombly, Plumer of Alton, Weeks, Morrill, Eastman of Meredith, Perkins of New Hampton, Ingalls, Fletcher, Quint, Gove of Sandwich, Ethridge, Bryant, Burbank, Alexander,

Mathes of Canterbury, Abbot of Concord, Worth, Danforth, Fowler, Robinson of Concord, Hill of Concord, Peabody, Folsom, Craig, Flanders of Loudon, Roby, Dearborn of Northfield, Harriman of Warner, Nevins, Gould, Tewksbury, Richardson, Carnes, Bunton, Fellows of Manchester, Riddle of Manchester, White, Boyden, Cross, Hoyt, Potter, Clarke, Pratt, Russell, Averill, Sawyer, Rockwood, Williams, Hammond of Nashua, Parker of Nashville, Abbott of Nashville, Smith of New Ipswich, Lee, A. P. Morrison, J. S. Morrison,

Kimball, Carpenter, Frost, Upton, Chamberlain, Sturtevant, Nurse, Harris, Howe, Fifield, Spaulding, Holbrook, Albee, Bellows, Nichols, Livingston, Pierce of Westmoreland, Turner, Humphrey, Rand of Charlestown, Blodgett of Claremont, Blanchard of Croydon, Burnham, Shaw, Holden, Todd,

Wyman, Reed, Hayward, Carbee, Pierce of Bethlehem, Brown of Bristol, Kittridge of Canaan, Barney, Sanborn, Chandler, Morse of Haverhill, Parker of Hill, Huckins, Thompson of Holderness, Amsden, Allen, Lovejoy, Perkins of Lyme, Wheeler, Gill, Coombs, Drew, Blanchard of Pittsburg, Gamsby, Flanders of Stewartstown.

#### Those who voted in the negative, were Messrs.-

Burley of Epping,
Towle,
Blodgett of Kensington,
Furber,
Lane of North Hampton,
Gove of Nottingham,
Laighton,
Hatch,
B. F. McIntire,
Young of Barrington,
Wiggin,
Demeritt of Farmington,
Thompson of Lee,

Woodman,
Moulton,
Bickford,
Haines,
Sleeper,
Taylor,
Hill of Effingham,
Tyler,
Hersey,
Whitehouse,
Fellows of Andover,
Mason,
Perley,

Martin, Mitchell, Loverin, Sibley, Andrew, Norris, Neal, Gookin, Dresser, Simonds of Warner, Woodbury of Wilmot, Carr, Flagg, Sawtelle, Boutwell, Pierce of Hillsborough, Griffin, Clement of Lyndeborough, Holt, Lawrence, Atwood, Taggart, Woodbury of Weare, Burge, Hammond of Gilsum, Symonds of Marlow, Randall, Knowlton, Aldrich,

Lane of Walpole, Gilmore, Cole, Miller, Adams of Springfield, Clement of Unity, Pillsbury, Page of Benton, Brown of Bridgewater, Adams of Campton, Frazier, Fitts, Young of Franconia, Bailey, Page of Haverhill, Hazelton, Hastings, Simpson, Gilman, Clement of Warren, Whicher, Thompson of Bartlett, Worthley, Mathes of Columbia, Rix of Dalton, Meserve, Plaisted, Pike.

Mr. Coombs moved that the rules of the House be far suspended that all members who were not in the House when the question was put, now have leave to vote upon this question,

And the question being put upon agreeing to said motion, It was decided in the negative.

Yeas 149, nays 83.

So the affirmative of the question prevailed, and the bill was

Ordered, 'To be read a third time to-morrow afternoon at three o'clock.

### [The Speaker resumed the chair.]

Mr. Kittridge of Canaan introduced the following resolu-

Resolved by the Senate and House of Representatives in General Court convened, That this legislature, in common with the people of this State, rejoice in the assurance they have that the war between the United States and the republic of Mexico is brought to a close by the ratification by both

nations of a treaty of peace.

Resolved further, That in as much as by said treaty of peace, a large tract of territory is to be acquired by the United States which is now free—that the provisions of the Wilmot proviso, so called, have become of increased importance, and that our Senators and Representatives in Congress be requested to use their utmost exertions that human slavery shall not be permitted to exist therein while it remains a territory of the United States.

Resolved, That His Excellency the Governor be requested to furnish to each of our Senators and Representatives in

Congress a copy of these resolutions.

Mr. Clement of Unity, moved that the resolutions be laid upon the table.

The question being put upon agreeing to said motion, Mr. Kittridge of Canaan demanded the yeas and nays.

Those who voted in the affirmative, were Messrs.-

Burley of Epping,
Eastman of Hampstead,
Towle,
Blodgett of Kensington,
Webster,
Furber,
Kittredge of New Market,
Stevens of New Market,
Lane of North Hampton,
Tasker,
Gove of Nottingham,
J. McIntire,
Goodrich,
Hatch,

B. F. McIntire,
Brown of Raymond,
Rand of Rye,
Eaton of Sandown,
Young of Barrington,
Hale of Dover,
Wiggin,
Demeritt of Farmington,
Thompson of Lee,
Buzzell,
Burley of New Durham,
Woodman,
Moulton,
Morrill,

Eastman of Meredith, Bickford, Haines, Sleeper, Ingails, Taylor, Hill of Effingham, Hersey, Whitehouse, Meader, Fellows of Andover, Alexander, Paige of Bradford, Mathes of Canterbury, Mason, Perley, Martin, Folsom, Craig, Mitchell, Loverin, Sibley, Flanders of Loudon, Andrew, Dearborn of Northfield, Norris, Neal, Gookin, Dresser, Harriman of Warner, Simonds of Warner, Woodbury of Wilmot, Carr, Flagg, Sawtelle, Richardson, Boutwell, Pierce of Hillsborough, Hale of Hollis, Carnes, Griffin, Clement of Lyndeborough,

Gage of New Boston, Lawrence, Atwood, A. P. Morrison, Taggart, Woodbury of Weare, Burge, Carpenter, Hammond of Gilsum, Symonds of Marlow, Fifield, Knowlton, Holbrook, Aldrich, Albee, Livingston, Pierce of Westmoreland Gilmore, Burnham, Shaw, Miller, Todd, Adams of Springfield, Clement of Unity, Pillsbury, Page of Benton, Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier, Fitts, Young of Franconia, Barney, Bailey, Parker of Hill, Hastings, Simpson, Gilman, Clement of Warren, Whicher, Thompson of Bartlett, Worthley,

Drew, Mathes of Columbia, Rix of Dalton, Blanchard of Pittsburg, Plaisted,
Rix of Lancaster,
Pike,
Gamsby,
Flanders of Stewartstown.

Meserve,

Those who voted in the negative, were Messrs.—

Crombie, Robinson of Brentwood, Langford, Melvin, Stevens of Danville, Prescott, Dearborn of Deerfield, Hildreth, Philbrick, Gardner, Wadleigh of Exeter, Hall, Godfrey, Perkins of Londonderry, Vennard, Carter, Harriman of Plaistow, Tuck, Laighton, Eaton of Seabrook, Gale, Rollins, Dinsmore, Swain, Hanson, Wadleigh of Dover, Demeritt of Madbury, Fox, Evans, Whitten, Stickney, Shapleigh, Twombly,

Smith of Gilford,

Weeks, Perkins of New Hampton, Fletcher, Quint, Tyler, Gove of Sandwich, Ethridge, Bryant, Smith of Boscawen, Burbank, Abbot of Concord. Worth, Danforth, Fowler, Robinson of Concord, Hill of Concord, Peabody, Roby, Doe, Secombe, Nevins, Morse of Francestown, Gould, Tewksbury, Bunton, Fellows of Manchester, Riddle of Manchester, White, Cross, Hoyt, Potter. Clarke, Pratt, Holt,

Russell, Averill, Sawyer, Rockwood, Williams, Hammond of Nashua, Parker of Nashville, Abbott of Nashville, Smith of New Ipswich, J. S. Morrison, Kimball, Frost, Parker of Fitzwilliam, Upton, Chamberlain, Sturtevant, Nurse, Porter, Harris, Randall, Howe, Spaulding, Bellows, Nichols,

Humphrey, Rand of Charlestown, Blodgett of Claremont, Cole, Blanchard of Croydon, Holden, Wyman, Reed, Hayward, Carbee, Brown of Bristol, Kittridge of Canaan, Sanborn, Chandler, Morse of Haverhill, Page of Haverhill, Hazelton, Thompson of Holderness, Amsden, Allen, Lovejoy, Perkins of Lyme, Wheeler, Gill, Coombs.

## Yeas 122, nays 119.

Turner,

So the afirmative of the question prevailed, and the resolutions were laid upon the table.

Mr. Secombe, by leave, presented the memorial of the Souhegan Railroad corporation against the Wilton Railroad.

Ordered, That it be referred to the committee on Railroads.

Mr. Fellows of Andover, from the select committee appointed to take into consideration the address of His Excellency the Governor, and report what disposition shall be made of the several subjects embraced therein, by leave, made a report, whereupon—

Resolved, That so much of the address of His Excellency the Governor as relates to our national affairs be referred

to a select committee of ten, consisting of one member from each county;

That so much as relates to banks and banking be referred

to the committee on Banks;

That so much as relates to agriculture and manufactures be referred to the committee on Agriculture and Manufactures;

That so much as relates to foreign affairs and foreign gov-

ernments be referred to a select committee of five;

That so much as relates to our State government and the alteration of the laws of the State be referred to the committee on the Judiciary;

That so much as relates to corporations be referred to the

committee on Incorporations;

That so much as relates to the deaf, dumb, blind and

insane, be referred to the committee on Finance;

That so much as relates to the militia and the alterations in the militia laws be referred to the committee on Military Affairs;

That so much as relates to education and the common schools be referred to the committee on Education;

That so much as relates to the State prison be referred to the committee on the State Prison.

On motion of Mr. Wyman-

Resolved, That the committee on Banks be instructed to inquire into the expediency of requiring the officers of savings banks in this State to make out a notice in writing to the assessors of the several towns in this State in which persons may reside who have deposited in their respective banks, as cashiers of other banks are required to do, by an act approved July 2, 1845, and report by bill or otherwise.

Mr. Sawyer, by leave, presented the petition of the directors of the Nashua Manufacturing and Mechanics' Associa-

tion, praying for leave to increase their capital stock.

Ordered, That it be referred to the committee on Agriculture and Manufactures.

On motion of Mr. Burley of Epping— The House adjourned.

### WEDNESDAY, June 21, 1848.

On motion of Mr. Sturtevant-

Resolved, That the rules of the House be so far suspended that the reading of the journal of vesterday be dispensed with.

Mr. Rix of Lancaster presented the petition of the Lancaster Temperance Society, praying for an alteration of the laws in relation to the sale of ardent spirits.

Mr. Cole presented the petition of Joseph Wood and oth-

ers, praying for the same object.

Ordered, That said petitions be referred to the select committee upon that subject.

Mr. Taylor presented the petition of Samuel W. Thomp-

son, praying for the alteration of his name.

Ordered, That it be referred to the committee on the Alteration of Names.

Mr. Perkins of New Hampton presented the petition of John Shaw, 2d, and others, praying for the removal of an officer in the twenty-ninth regiment.

Ordered, That it be referred to the committee on Mili-

tary Affairs.

Mr. Sturtevant presented the account of L. Smith.

Ordered, That it be referred to the committee on Claims. Mr. Chamberlain, from the committee on the Judiciary, who were instructed to inquire into the expediency of altering or amending the law regulating marriages in such a manner as shall give parents, masters and guardians, additional power to prevent the consummation of marriages between minors under their care, and report by bill or otherwise, made a report, whereupon-

Resolved, That it is inexpedient to legislate upon that sub-

iect.

Mr. Roby, from the committee on Towns and Parishes, to whom was referred the petition of Thomas Clark and others, praying that a certain tract of land may be severed from the town of Campton and annexed to the town of Plymouth, made a report, whereupon-

Resolved, That the further consideration of said petition be postponed to the June session of the legislature in 1849, and the petitioners be directed to give such notice of the

pendency thereof as the law requires.

Mr. Neal, from the same committee, to whom was referred the petition of the selectmen of Centre Harbor, praying the legislature to establish a straight line between the towns of Holderness and Centre Harbor, and the remonstrance of William S. Cummings and others, against any alteration of the line between the counties of Grafton and Belknap, made a report, whereupon—

Resolved, That said petitioners and remonstrants have leave to withdraw their respective petition and remonstrance.

Mr. Eastman of Hampstead, from the same committee, to whom were referred the petitions of James W. Lougee and others, and John Wentworth and others, both praying for a division of the town of Somerswoth, made a report, where-upon—

Resolved, That the further consideration of said petitions be postponed to the adjourned session of the legislature, and the petitioners be directed to give such notice of the pen-

dency thereof as the law requires.

Mr. Eastman of Hampstead, from the same committee, to whom was referred the petition of the selectmen of the town of Bethlehem, praying that a certain tract of land therein described, may be annexed to the town of Bethlehem, made a further report, whereupon—

Resolved, That the further consideration of said petition be postponed to the adjourned session of the legislature, and the petitioners be directed to give such notice of the pen-

dency thereof as the law requires.

Mr. Eastman of Hampstead, from the same committee, to whom was referred the petition of the town of Carroll, praying that a certain tract of land therein described may be annexed to the town of Carroll, made a further report, whereupon—

Resolved, That the further consideration of said petition be postponed to the adjourned session of the legislature, and the petitioners be directed to give such notice of the

pendency thereof as the law requires.

Mr. Riddle of Manchester, from the same committee, to whom was referred the petition of the selectmen of Bartlett, praying that the legislature would define the line between

the towns of Bartlett and Albany, agreeably to a vote of the

said town of Bartlett, made a report, whereupon-

Resolved, That the committee on Towns and Parishes be discharged from the further consideration of said petition, and the same be referred to select committee consisting of the delegations from the counties of Carroll and Coos.

Mr. Carr, from the committee on Military Affairs, who were instructed to inquire into the expediency of furnishing "Cooper's Tactics," at the expense of the State, for the use of those holding commissions in the militia of this State, made a report, whereupon—

Resolved, That the further consideration of the subject

be postponed to the next June session of the legislature.

Mr. Richardson, from the same committee, to whom were referred the petitions of the field officers of the thirtieth regiment, of the field officers of the thirty-seventh regiment, of Jonathan P. Burnham and others, of the field officers of the twenty-fourth regiment, of the field officers of the twenty-second regiment, of the field officers of the twenty-second regiment, of Uldson Williams and others, of Thomas Clark, colonel of the sixteenth regiment, of the field officers of the third regiment, of Penuel C. Ham and others, of Lebbeus Hastings and another, and the petition of the field officers of the twenty-first regiment, all praying for the removal of certain military officers therein named, reported "An address for the removal of certain military officers therein named;"

Which was read.

The question being put upon agreeing to said address, It was decided in the affirmative, and the address passed.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Pierce of Hillsborough, from the same committee, to whom were referred the petition of the officers of the artillery company in the twenty-fifth regiment, and the petition of the commissioned officers of the first company of light infantry in the thirty-sixth regiment, both praying for additional officers, reported a bill, entitled "An act to provide for additional officers;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Rand of Rye, from the same committee, to whom was referred the application of the young men's company at Nashua, praying for a piece of ordnance, made a report, whereupon—

Resolved, That the further consideration of the subject

be postponed to the next session of the legislature.

Mr. Hale of Hollis, from the committee on Finance, who were instructed to consider what disposition should be made of the portion of the proceeds of the sales of the public lands, received by this State and now in the State treasury, reported a joint resolution appropriating the same for the purposes of schooling;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Whicher, from the committee on Towns and Parishes, to whom was referred the petition of John Flint, praying that his farm may be severed from the town of Antrim and annexed to the town of Hancock, made a report, whereupon—

Resolved, That the further consideration of said petition be postponed to the next session of the legislature, and the petitioner be directed to give such notice of the pendency

thereof as the law requires.

Mr. Sanborn, from the committee on Education, to whom was referred the message of His Excellency the Governor, communicating the report of the commissioners of the literary fund, together with said report, made a report, whereupon—

Resolved, That the report of the commissioners of the literary fund be accepted and deposited in the office of the

Secretary of State.

Mr. Lee, from the same committee, to whom was referred the petition of Asa Sargent, jr., praying to be annexed to the town of Warner, for the purpose of schooling, made a report, whereupon—

Resolved, That the petitioner have leave to bring in a bill.

Mr. Dearborn, from the same committee, to whom was referred the petition of Samuel Couch and son, praying to be annexed to school district No. 16 in Boscawen, for the purpose of schooling, made a report, whereupon—

23

Resolved, That the petitioners have leave to bring in a bill.

Mr. Sawtelle, from the same committee, to whom was referred the resolution granting one of Carrigain's maps of New Hampshire and certain books to Andover Academy, reported a resolution postponing the further consideration of said resolution to the next session of the legislature.

On motion of Mr. Fellows of Andover-

Resolved, That said report be laid upon the table.

Mr. Rix of Lancaster, from the committee on Banks, to whom was referred the bill, entitled "An act to incorporate the Mutual Bank of Portsmonth," made a report, whereupon—

Resolved, That the further consideration of said bill be postponed to the adjourned session of the legislature, and that the clerk be directed to procure three hundred and fifty printed copies thereof for the use of the House.

Mr. Fellows of Andover, from the committee on Claims, to whom was referred the account of Porter & Rolfe, reported

a resolution in their favor;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Kittredge of New Market, from the committee on Incorporations, to whom was referred the bill, entitled "An act to incorporate certain persons by the name of the New Hampshire Betanic Medical Society," reported the following resolution:

Resolved, That the further consideration of said bill be

indefinitely postponed.

On motion of Mr. Kittredge of New Market-

Resolved, That said report be laid upon the table.

Mr. Kittredge of New Market, from the same committee, to whom was referred the bill, entitled "An act to incorporate the State Mutual Fire Insurance Company," made a report, whereupon—

Resolved, That the further consideration of said bill be

indefinitely postponed.

Mr. Fowler, from the committee on the Judiciary, to whom was referred the bill, entitled "An act in amendment of the laws relating to licensed houses," reported the same with the following amendment:

In the eighth line of the first section, strike out the words "less than one hundred nor more than" and inserting instead thereof the word "exceeding."

The question being put upon agreeing to said amendment,

It was decided in the affirmative.

Ordered, That said bill be read a third time this afternoon at three o'clock.

Mr. Norris, from the same committee, to whom was referred the bill, entitled "An act relating to pedlers," reported the same with the following amendments:

In the fourth line of the second section, strike out the word "feathers," and in fourth line of sixth section, after the words "assessed on him," insert the words, "upon his poll and stock in trade;"

Which amendments were severally adopted.

On motion of Mr. Rix of Lancaster-

Resolved, That said bill be laid upon the table and the clerk be directed to procure three hundred and fifty printed copies thereof for the use of the House.

Mr. Knox, from the committee on Military Affairs, to whom was referred the petition of the officers of the artillery company in the twenty-fourth regiment, praying for a piece of brass ordnance, reported a bill, entitled "An act in favor of artillery company in the twenty-fourth regiment;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Knox, from the same committee, to whom was referred the petition of the field officers of the nineteenth regiment, praying for a piece of brass ordnance for the artillery company in said regiment, reported a bill, entitled "An act in favor of the artillery company in the 19th regiment;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Knox, from the same committee, to whom was referred the petition of the field officers of the fourteenth regiment, praying for a piece of brass ordnance for the artillery company in said regiment, reported a bill, entitled "An act in favor of the artillery company in fourteenth regiment;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Drew, from the committee on Incorporations, to whom was referred the petition of Ransom Twitchel and others, praying for the incorporation of the town of Dummer, and the remonstrance of Joseph Laighton and others, against the incorporation of that township, made a report, whereupon—

Resolved, That the further consideration of said petition and remonstrance be postponed to the adjourned session of

the legislature.

Messrs. Drew, Gove of Sandwich, Abbot of Concord, and Haines, being a minority of the same committee, to whom was referred the bill, entitled "An act to incorporate certain persons by the name of the New Hampshire Botanic Medical Society," by leave, reported said bill to the House without amendment.

On motion of Mr. Fellows of Andover— Resolved, That it be laid upon the table.

Mr. Hildreth, from the committee on the Library, to whom was referred the report of the State Librarian, reported a joint resolution, making an appropriation for the library;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Clement of Unity, from the committee on Elections, to whom was referred the petition of John Dodge and others, praying that the town of Bennington may be authorized to elect and send a representative to the general court, reported a bill, entitled "An act to authorize the town of Bennington to elect and send a representative to the general court;"

Which was read a first time.

Ordered, 'That it be read a second time this forenoon at eleven o'clock.

Mr. Clement of Unity, from the same committee, to whom was referred the petition of sundry legal voters of the town of Franconia, praying for the passage of a law authorizing that town to elect and send a representative to the general court, reported a bill, entitled "An act to authorize the town Franconia to elect and send a representative to the general court:"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Lane of Walpole, from the committee on the Judiciary, to whom was referred the petition of Zephaniah Bowen and others, praying for the removal of Job Bisbee from the office of justice of the peace for the county of Cheshire, and the petition of Jeremiah Bolles and others, praying for the removal of said Bisbee from the office of coroner for said county, and the remonstrance of Russell Whipple and others, against the granting the prayers of the foregoing petitions, made a report, whereupon—

Resolved, That the further consideration of said petitions

and remonstrance be indefinitely postponed.

Mr. Carpenter, from the committee on Engrossed Bills, by leave, reported that they had carefully examined and found correctly engrossed, bills of the following titles, and the following resolutions, to wit:

"An act in amendment of 'An act to incorporate the New

Ipswich Bank,' passed July 2d, 1847;"

"An act authorizing the town of Portsmouth to extend a market house upon a portion of the tide waters of the Piscataqua river;"

A resolution in favor of Wm. L. Foster;

And also the bill, entitled "An act to incorporate the Derry Bank," which had been recommitted to said committee.

On motion of Mr. Fellows of Andover— Resolved, That said report be accepted.

Said bills and resolutions were then severally signed by the Speaker.

Ordered, That the clerk inform the Senate thereof.

Mr. Todd, by leave, presented the accounts of William Fisk and Joseph Eastman.

Ordered, That they be referred to the committee on Claims.

Mr. Burley of Epping, by leave, presented the petition of Nathaniel Bachelder and others, praying for the grant of a charter for a railroad from Epping to East Kingston.

Ordered, That it be referred to the committee on Rail-

roads.

Mr. Wetmore, by leave, presented the petition of James

the towns of Bartlett and Albany, agreeably to a vote of the

said town of Bartlett, made a report, whereupon-

Resolved, That the committee on Towns and Parishes be discharged from the further consideration of said petition, and the same be referred to select committee consisting of the delegations from the counties of Carroll and Coos.

Mr. Carr, from the committee on Military Affairs, who were instructed to inquire into the expediency of furnishing "Cooper's Tactics," at the expense of the State, for the use of those holding commissions in the militia of this State, made a report, whereupon—

Resolved, That the further consideration of the subject

be postponed to the next June session of the legislature.

Mr. Richardson, from the same committee, to whom were referred the petitions of the field officers of the thirtieth regiment, of the field officers of the thirty-seventh regiment, of Jonathan P. Burnham and others, of the field officers of the twenty-fourth regiment, of the field officers of the twenty-second regiment, of the field officers of the thirty-second regiment, of Judson Williams and others, of Thomas Clark, colonel of the sixteenth regiment, of the field officers of the third regiment, of Penuel C. Ham and others, of Lebbeus Hastings and another, and the petition of the field officers of the twenty-first regiment, all praying for the removal of certain military officers therein named, reported "An address for the removal of certain military officers therein named;"

Which was read.

The question being put upon agreeing to said address, It was decided in the affirmative, and the address passed.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Pierce of Hillsborough, from the same committee, to whom were referred the petition of the officers of the artillery company in the twenty-fifth regiment, and the petition of the commissioned officers of the first company of light infantry in the thirty-sixth regiment, both praying for additional officers, reported a bill, entitled "An act to provide for additional officers;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Rand of Rye, from the same committee, to whom was referred the application of the young men's company at Nashua, praying for a piece of ordnance, made a report, whereupon—

Resolved, That the further consideration of the subject

be postponed to the next session of the legislature.

Mr. Hale of Hollis, from the committee on Finance, who were instructed to consider what disposition should be made of the portion of the proceeds of the sales of the public lands, received by this State and now in the State treasury, reported a joint resolution appropriating the same for the purposes of schooling;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Whicher, from the committee on Towns and Parishes, to whom was referred the petition of John Flint, praying that his farm may be severed from the town of Antrim and annexed to the town of Hancock, made a report, whereupon—

Resolved, That the further consideration of said petition be postponed to the next session of the legislature, and the petitioner be directed to give such notice of the pendency

thereof as the law requires.

Mr. Sanborn, from the committee on Education, to whom was referred the message of His Excellency the Governor, communicating the report of the commissioners of the literary fund, together with said report, made a report, whereupon—

Resolved, That the report of the commissioners of the literary fund be accepted and deposited in the office of the

Secretary of State.

Mr. Lee, from the same committee, to whom was referred the petition of Asa Sargent, jr., praying to be annexed to the town of Warner, for the purpose of schooling, made a report, whereupon—

Resolved, That the petitioner have leave to bring in a bill.

Mr. Dearborn, from the same committee, to whom was referred the petition of Samuel Couch and son, praying to be annexed to school district No. 16 in Boscawen, for the purpose of schooling, made a report, whereupon—

23

Resolved, That the petitioners have leave to bring in a bill.

Mr. Sawtelle, from the same committee, to whom was referred the resolution granting one of Carrigain's maps of New Hampshire and certain books to Andover Academy, reported a resolution postponing the further consideration of said resolution to the next session of the legislature.

On motion of Mr. Fellows of Andover-

Resolved, That said report be laid upon the table.

Mr. Rix of Lancaster, from the committee on Banks, to whom was referred the bill, entitled "An act to incorporate the Mutual Bank of Portsmonth," made a report, whereupon—

Resolved, That the further consideration of said bill be postponed to the adjourned session of the legislature, and that the clerk be directed to procure three hundred and fifty printed copies thereof for the use of the House.

Mr. Fellows of Andover, from the committee on Claims, to whom was referred the account of Porter & Rolfe, reported

a resolution in their favor;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Kittredge of New Market, from the committee on Incorporations, to whom was referred the bill, entitled "An act to incorporate certain persons by the name of the New Hampshire Betanic Medical Society," reported the following resolution:

Resolved, That the further consideration of said bill be

indefinitely postponed.

On motion of Mr. Kittredge of New Market-

Resolved, That said report be laid upon the table.

Mr. Kittredge of New Market, from the same committee, to whom was referred the bill, entitled "An act to incorporate the State Mutual Fire Insurance Company," made a report, whereupon—

Resolved, That the further consideration of said bill be

indefinitely postponed.

Mr. Fowler, from the committee on the Judiciary, to whom was referred the bill, entitled "An act in amendment of the laws relating to licensed houses," reported the same with the following amendment:

In the eighth line of the first section, strike out the words "less than one hundred nor more than" and inserting instead thereof the word "exceeding."

The question being put upon agreeing to said amendment,

It was decided in the affirmative.

Ordered, That said bill be read a third time this afternoon at three o'clock.

Mr. Norris, from the same committee, to whom was referred the bill, entitled "An act relating to pedlers," reported the same with the following amendments:

In the fourth line of the second section, strike out the word "feathers," and in fourth line of sixth section, after the words "assessed on him," insert the words, "upon his poll and stock in trade;"

Which amendments were severally adopted.

On motion of Mr. Rix of Lancaster-

Resolved, That said bill be laid upon the table and the clerk be directed to procure three hundred and fifty printed copies thereof for the use of the House.

Mr. Knox, from the committee on Military Affairs, to whom was referred the petition of the officers of the artillery company in the twenty-fourth regiment, praying for a piece of brass ordnance, reported a bill, entitled "An act in favor of artillery company in the twenty-fourth regiment;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Knox, from the same committee, to whom was referred the petition of the field officers of the nineteenth regiment, praying for a piece of brass ordnance for the artillery company in said regiment, reported a bill, entitled "An act in favor of the artillery company in the 19th regiment;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Knox, from the same committee, to whom was referred the petition of the field officers of the fourteenth regiment, praying for a piece of brass ordnance for the artillery company in said regiment, reported a bill, entitled "An act in favor of the artillery company in fourteenth regiment;"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Drew, from the committee on Incorporations, to whom was referred the petition of Ransom Twitchel and others, praying for the incorporation of the town of Dummer, and the remonstrance of Joseph Laighton and others, against the incorporation of that township, made a report, whereupon—

Resolved, That the further consideration of said petition and remonstrance be postponed to the adjourned session of

the legislature.

Messrs. Drew, Gove of Sandwich, Abbot of Concord, and Haines, being a minority of the same committee, to whom was referred the bill, entitled "An act to incorporate certain persons by the name of the New Hampshire Botanic Medical Society," by leave, reported said bill to the House without amendment.

On motion of Mr. Fellows of Andover— Resolved. That it be laid upon the table.

Mr. Hildreth, from the committee on the Library, to whom was referred the report of the State Librarian, reported a joint resolution, making an appropriation for the library;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Clement of Unity, from the committee on Elections, to whom was referred the petition of John Dodge and others, praying that the town of Bennington may be authorized to elect and send a representative to the general court, reported a bill, entitled "An act to authorize the town of Bennington to elect and send a representative to the general court;"

Which was read a first time.

Ordered, 'That it be read a second time this forenoon at eleven o'clock.

Mr. Clement of Unity, from the same committee, to whom was referred the petition of sundry legal voters of the town of Franconia, praying for the passage of a law authorizing that town to elect and send a representative to the general court, reported a bill, entitled "An act to authorize the town Franconia to elect and send a representative to the general court:"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Lane of Walpole, from the committee on the Judiciary, to whom was referred the petition of Zephaniah Bowen and others, praying for the removal of Job Bisbee from the office of justice of the peace for the county of Cheshire, and the petition of Jeremiah Bolles and others, praying for the removal of said Bisbee from the office of coroner for said county, and the remonstrance of Russell Whipple and others, against the granting the prayers of the foregoing petitions, made a report, whereupon—

Resolved, That the further consideration of said petitions

and remonstrance be indefinitely postponed.

Mr. Carpenter, from the committee on Engrossed Bills, by leave, reported that they had carefully examined and found correctly engrossed, bills of the following titles, and the following resolutions, to wit:

"An act in amendment of 'An act to incorporate the New

Ipswich Bank,' passed July 2d, 1847;"

"An act authorizing the town of Portsmouth to extend a market house upon a portion of the tide waters of the Piscataqua river;"

A resolution in favor of Wm. L. Foster;

And also the bill, entitled "An act to incorporate the Derry Bank," which had been recommitted to said committee.

On motion of Mr. Fellows of Andover— Resolved, That said report be accepted.

Said bills and resolutions were then severally signed by the Speaker.

Ordered, That the clerk inform the Senate thereof.

Mr. Todd, by leave, presented the accounts of William Fisk and Joseph Eastman.

Ordered, That they be referred to the committee on Claims.

Mr. Burley of Epping, by leave, presented the petition of Nathaniel Bachelder and others, praying for the grant of a charter for a railroad from Epping to East Kingston.

Ordered, That it be referred to the committee on Rail-

roads.

Mr. Wetmore, by leave, presented the petition of James

Farrington and others, stockholders in the Cochecho rail-road, praying for an amendment of their charter.

Ordered, That it be referred to the committee on Rail-

roads.

Mr. Plaisted, by leave, presented the petition of Nicholas Tuttle and others, praying for the removal of Saunders W. Cooper from the office of Solicitor of the county of Coos.

Ordered, That it be referred to the select committee con-

sisting of the delegation from the county of Coos.

The Speaker announced the appointment of the following

select committees:

On so much of the address of His Excellency the Governor as relates to our national affairs—Messrs. Fellows of Andover, Tewksbury of Goffstown, Eaton of Seabrook, Sleeper of Sanbornton, Fox of Milton, Clement of Unity, Fletcher of Albany, Drew of Colebrook, Frost of Dublin, Brown of Bridgewater.

On so much of said address as relates to foreign affairs and foreign governments—Messrs. Simonds of Warher, Clement of Lyndeborough, Allds of Claremont, Brown of Raymond,

Evans of Rochester.

On motion of Mr. Simpson-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of passing a law providing for taxing wool, when the owner shall have more than fifty dollars' worth.

On motion of Mr. Norris-

The House resumed the consideration of the bill, entitled "An act in relation to the superior court of judicature and court of common pleas, and the salaries of the justices of the superior court and of the attorney general."

Ordered, That said bill be read a second time this fore-

noon at eleven o'clock.

Mr. Robinson of Concord introduced the following resolution:

Resolved, That the select committee to whom was referred the report of the select committee upon the returns of votes from the several towns and places in this. State upon the question, "Is it expedient that the legislature should pass a law prohibiting the sale of spirituous liquors except for mechanical, chemical and medicinal purposes?" be instructed to report a bill to that effect.

The question being put upon agreeing to said resolution, The yeas and nays were demanded.

Those who voted in the affirmative, were Messrs.-

Langford, Melvin, Stevens of Danville, Prescott, Dearborn of Deerfield, Hildreth, Burley of Epping, Gardner, Wadleigh of Exeter, Hall, Eastman of Hampstead, Godfrey, Blodgett of Kensington, Perkins of Londonderry, Vennard. Carter, Tasker, Gove of Nottingham, Harriman of Plaistow, Tuck, J. McIntire, B. F. McIntire, Eaton of Sandown, Rollins, Dinsmore, Swain, Hanson, Wadleigh of Dover, Wiggin, Demeritt of Farmington, Demeritt of Madbury, Fox, Burley of New Durham, Wetmore, Evans, Wentworth,

Whitten,

Hale of Somersworth, Twombly, Plumer of Alton, Dudley, Smith of Gilford, Weeks, Eastman of Gilmanton, Morrill, Coffin, Eastman of Meredith, Bickford, Haines, Sleeper, Ingalls, Fletcher, Charles, Knox, Quint, Gove of Sandwich, Ethridge, Bryant, Hersey, Whitehouse, Meader, Smith of Boscawen, Burbank, Mathes of Canterbury, Mason, Abbot of Concord, Worth, Fowler, Robinson of Concord, Hill of Concord, Martin, Folsom, Mitchell, Sibley,

"An act in favor of the artillery company in the 19th regiment;"

"An act in amendment of the laws in relation to licensed

houses;"

"An act to incorporate the Granite State Car and Machine Shop:"

"An act to authorize the town of Bennington to elect and

send a representative to the general court;"

"An act to authorize the town of Franconia to elect and send a representative to the general court;"

Which were severally read a third time.

Resolved, That they pass and their titles be as aforesaid. Ordered, That the clerk request the concurrence of the Senate therein.

The House resumed the consideration of the unfinished business of the forenoon, being the consideration of the report of the committee on Incorporations, upon the bill, entitled "An act to incorporate certain persons by the name of the New Hampshire Botanic Medical Society."

The question being upon agreeing to the resolution reported by the majority of said committee, indefinitely postponing the further consideration of the bill, and being put,

The yeas and nays were demanded.

### Those who voted in the affirmative, were Messrs.-

Crombie, Robinson of Brentwood, 'Melvin, Stevens of Danville, Hildreth, Burley of Epping, Marston, Gardner, Wadleigh of Exeter, Hall, Eastman of Hampstead, Godfrey, Perkins of Londonderry, Vennard, Harriman of Plaistow, Tuck,

Eaton of Sandown, Eaton of Seabrook, Rollins, Dinsmore, Hale of Dover, Wadleigh of Dover, Buzzell, Fox, Evans, Wentworth, Whitten, Hale of Somersworth, Stickney, Shapleigh, Foss of Strafford, Twombly,

### Those who voted in the negative, were Messrs.—

Webster, Furber, Stevens of New Market, Lane of North Hampton, Laighton, Goodrich, Hatch, Brown of Raymond, Rand of Rye, Buzzell, Moulton, Taylor, Hodge, Hill of Effingham, Fellows of Andover, Alexander, Perley, Craig, Loverin, Harriman of Warner, Simonds of Warner, Woodbury of Wilmot, Carr, Flagg, Sawtelle, Forsaith, Pierce of Hillsborough, Hale of Hollis, Carnes, Griffin, Clement of Lyndeborough, Holt, Atwood, Taggart, Burge, Carpenter, Randall, Knowlton,

Holbrook, Lane of Walpole, Livingston, Gilmore, Rand of Charlestown, Shaw, Miller, Todd, Adams of Springfield, Clement of Unity, Pillsbury, Page of Benton, Brown of Bridgewater, Kittridge of Canaan, Frazier, Fitts, Barney, Bailey, Page of Haverhill, Hazelton, Parker of Hill, Hastings, Stevens of Piermont, · Simpson, Gilman, Clement of Warren, Whicher, Thompson of Bartlett, Worthley, Drew, Mathes of Columbia, Rix of Dalton, Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown.

Yeas 153, nays 76.

So the affirmative of the question prevailed and the res-

olution was agreed to.

The House proceeded to the consideration of the orders of the day upon bills with the following titles and the following resolutions, to wit:

"An act to authorize the town of Franconia to elect and

send a representative to the general court;"

"An act to authorize the town of Bennington to elect and

send a representative to the general court;"

A resolution in relation to the removal of the State library into the rotunda under the Representatives' Hall, and making an appropriation for that purpose;

"An act in favor of the artillery company in the 14th reg-

iment;"

"An act in favor of artillery company in the 24th regiment;"

A resolution in favor of Porter & Rolfe;

"An act in favor of the artillery company in the 19th regiment;"

Which were severally read a second time.

Ordered, That they be read a third time this afternoon at three o'clock.

Mr. Carpenter, by leave, introduced a resolution, providing for the removal of military officers in certain cases;

Which was read a first and second time.

Ordered, That it be referred to the committee on Military Affairs.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act in relation to the superior court of judicature and court of common pleas, and the salaries of the justices of the superior court and of the attorney general;"

Which was read a second time.

Mr. Lane of North Hampton moved to fill the first blank in the bill, before the word "dollars," fixing the salary of the chief justice, with the words "sixteen hundred."

Mr. Hatch moved to fill the same blank with the words

"eighteen hundred."

The question being put upon agreeing to said motion of Mr. Hatch,

It was decided in the negative.

The question recurring upon agreeing to the aforesaid motion of Mr. Lane,

It was decided in the affirmative.

So the first blank was filled with the words "sixteen hundred."

Mr. Lane of North Hampton moved to fill the second blank in the bill, before the word "dollars," fixing the salaries of the associate justices of said court, with the words "fourteen hundred."

Mr. Carpenter moved to fill the same blank with the words "fifteen hundred."

And the question being put upon agreeing to said motion of Mr. Carpenter,

It was decided in the negative.

The question recurring upon agreeing to the motion of Mr. Lane.

It was decided in the affirmative.

So the second blank in the bill was filled with the words "fourteen hundred."

Mr. Lane of North Hampton moved to fill the blank in the seventh section of the bill, before the word "dollars," fixing the salary of the attorney general, with the words "fourteen hundred."

Mr. Webster of Kingston moved to fill the same blank with the words "sixteen hundred."

Mr. Robinson of Concord moved to fill the same blank with the words "eighteen hundred."

The question being first taken upon agreeing to the motion of Mr. Robinson of Concord,

It was decided in the negative.

The question being then taken upon agreeing to the motion of Mr. Webster of Kingston,

It was decided in the negative.

The question then recurring upon agreeing to said motion of Mr. Lane of North Hampton,

It was decided in the affirmative.

So said blank was filled with the words "fourteen hundred."

Mr. Lane of Walpole moved to amend the bill by adding at the close of the sixth section the word "each."

The question being put upon agreeing to said amendment, It was decided in the affirmative.

Ordered, That the bill be read a third time this afternoon at three o'clock.

On motion of Mr. A. P. Morrison-

Resolved, That he have leave of absence until Thurs-

day night.

Mr. Parker of Nashville, by leave, presented the petition of William Boardman and others, praying for the grant of a charter for a bank at Nashville.

Ordered, That it be referred to the committee on Banks. Mr. Hadley, from the committee on Railroads, to whom was referred the petition of the Sullivan Railroad Company, praying for the grant of authority to construct a branch of their road to the western bank of the Connecticut river, by leave, made a report, whereupon—

Resolved, That the further consideration of said petition be postponed to the next session of the legislature, and the petitioners give such notice of the pendency thereof as the

law requires.

On motion of Mr. Carpenter-

The House resumed the consideration of the bill, entitled "An act for the better preservation of life, and for the further protection of railroad corporations."

On motion of Mr. Parker of Fitzwilliam-

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time by its title.

Said bill was then thus read a second time.

Ordered, That it be referred to the committee on the Judiciary.

Mr. Hatch, by leave, presented sundry resolutions, passed by the town of Portsmouth, in relation to railroad corporations;

Which were read.

On motion of Mr. Hatch-

Resolved, That said resolutions be referred to the committee on Railroads.

On motion of Mr. Kittridge of Canaan-

The House resumed the consideration of the majority and minority reports from the committee on Incorporations, in relation to the bill, entitled "An act to incorporate certain persons by the name of the New Hampshire Botanic Medical Society."

Pratt, Holt, Putnam, Russell, Rockwood, Williams, Hammond of Nashua, Parker of Nashville, Abbott of Nashville, Smith of New Ipswich, Lee, Kimball, Frost, Parker of Fitzwilliam, Haile of Hinsdale, Upton, Chamberlain, Sturtevant, Nurse, Porter, Harris, Randall, Howe, Fifield, Spaulding, Bellows, Lane of Walpole, Nichols, Turner,

Humphrey, Rand of Charlestown, Rossiter, Blodgett of Claremont, Allds, Cole, Blanchard of Croydon, Holden, Wyman, Reed, Hayward, Carbee, Brown of Bristol, Kittridge of Canaan, Sanborn, Chandler, Morse of Haverhill, Page of Haverhill, Huckins, Thompson of Holderness, Amsden, Allen, Lovejoy, Charlton, Perkins of Lyme, Barnard, Wheeler, Gill.

# Those who voted in the negative, were Mesers.-

Bassett,
Philbrick,
Burley of Eppmag,
Eastman of Hampstead,
Towle,
Blodgett of Kensington,
Webster,
Furber,
Stevens of New Market,
Lane of North Hampton,

Gove of Nottingham, Laighton, J. McIntire, Goodrich, Hatch, B. F. McIntire, Locke, Brown of Raymond, Rand of Rye, Eaton of Sandown, "An act in favor of the artillery company in the 19th regiment;"

"An act in amendment of the laws in relation to licensed

houses ;"

"An act to incorporate the Granite State Car and Machine Shop;"

"An act to authorize the town of Bennington to elect and

send a representative to the general court;"

"An act to authorize the town of Franconia to elect and send a representative to the general court;"

Which were severally read a third time.

Resolved, That they pass and their titles be as aforesaid. Ordered, That the clerk request the concurrence of the Senate therein.

The House resumed the consideration of the unfinished business of the forenoon, being the consideration of the report of the committee on Incorporations, upon the bill, entitled "An act to incorporate certain persons by the name of the New Hampshire Botanic Medical Society."

The question being upon agreeing to the resolution reported by the majority of said committee, indefinitely postponing the further consideration of the bill, and being put,

The yeas and nays were demanded.

### Those who voted in the affirmative, were Messrs.—

Crombie, Robinson of Brentwood, 'Melvin, Stevens of Danville, Hildreth, Burley of Epping, Marston, Gardner, Wadleigh of Exeter, Hall, Eastman of Hampstead, Godfrey, Perkins of Londonderry, Vennard, Harriman of Plaistow. Tuck,

Eaton of Sandown, Eaton of Seabrook, Rollins, Dinsmore, Hale of Dover, Wadleigh of Dover, Buzzell. Fox, Evans, Wentworth, Whitten, Hale of Somersworth, Stickney, Shapleigh, Foss of Strafford, Twombly,

Grover, Coffin, Fletcher, Hodge, Quint, Hill of Effingham, Canney, Grant, Bryant, Smith of Boscawen, Burbank, Alexander, Mason, Worth, Fowler, Hill of Concord, Peabody, Sibley, Andrew, Roby, Dearborn of Northfield, Doe, Dresser, Weodbury of Wilmot, Nevins, Riddle of Bedford, Sawtelle, Gould, Boutwell, Hale of Hollis, Carnes, Banton, Fellows of Manchester, Riddle of Manchester, Boyden, Cross, Hoyt, Potter, Clarke, Pratt, Holt,

Putnam,

Russell, Sawyer, Williams, Hammond of Nashua, Parker of Nashville, Abbott of Nashville, Gage of New Boston, Smith of New Ipswich, Lee, J. S. Morrison, Taggart, Kimball, Carpenter, Frost, Parker of Fitzwilliam, Hammond of Gilsum, Haile of Hinsdale, Upton, Chamberlain, Sturtevant, Nurse, Porter, Symonds of Marlow, Harris, Randall, Howe, Fifield, Knowlton, Spaulding, Bellows, Nichols, Livingston, Pierce of Westmoreland, Turner, Humphrey, Rossiter, Blodgett of Claremont, Allds, Cole, Holden, Wyman, Reed,

Farrington and others, stockholders in the Cochecho rail-road, praying for an amendment of their charter.

Ordered, That it be referred to the committee on Rail-

roads.

Mr. Plaisted, by leave, presented the petition of Nicholas Tuttle and others, praying for the removal of Saunders W. Cooper from the office of Solicitor of the county of Coos.

Ordered, That it be referred to the select committee con-

sisting of the delegation from the county of Coos.

The Speaker announced the appointment of the following select committees:

On so much of the address of His Excellency the Governor as relates to our national affairs—Messrs. Fellows of Andover, Tewksbury of Goffstown, Eaton of Seabrook, Sleeper of Sanbornton, Fox of Milton, Clement of Unity, Fletcher of Albany, Drew of Colebrook, Frost of Dublin, Brown of Bridgewater.

On so much of said address as relates to foreign affairs and foreign governments—Messrs. Simonds of Warher, Clement of Lyndeborough, Allds of Claremont, Brown of Raymond,

Evans of Rochester.

On motion of Mr. Simpson-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of passing a law providing for taxing wool, when the owner shall have more than fifty dollars' worth.

On motion of Mr. Norris-

The House resumed the consideration of the bill, entitled "An act in relation to the superior court of judicature and court of common pleas, and the salaries of the justices of the superior court and of the attorney general."

Ordered, That said bill be read a second time this fore-

noon at eleven o'clock.

Mr. Robinson of Concord introduced the following resolution:

Resolved, That the select committee to whom was referred the report of the select committee upon the returns of votes from the several towns and places in this. State upon the question, "Is it expedient that the legislature should pass a law prohibiting the sale of spirituous liquors except for mechanical, chemical and medicinal purposes?" be instructed to report a bill to that effect.

The question being put upon agreeing to said resolution, The yeas and nays were demanded.

Those who voted in the affirmative, were Messrs.-

Langford, Melvin, Stevens of Danville, Prescott, Dearborn of Deerfield, Hildreth, Burley of Epping, Gardner, Wadleigh of Exeter, Hall, Eastman of Hampstead, Godfrey, Blodgett of Kensington, Perkins of Londonderry, Vennard, Carter, Tasker, Gove of Nottingham, Harriman of Plaistow, Tuck, J. McIntire, B. F. McIntire, Eaton of Sandown, Rollins, Dinsmore, Swain, Hanson, Wadleigh of Dover, Wiggin, Demeritt of Farmington, Demeritt of Madbury, Fox, Burley of New Durham, Wetmore, Evans,

Wentworth, Whitten,

Hale of Somersworth, Twombly, Plumer of Alton, Dudley, Smith of Gilford, Weeks, Eastman of Gilmanton, Morrill, Coffin, Eastman of Meredith, Bickford, Haines, Sleeper, Ingalls, Fletcher, Charles, Knox, Quint, Gove of Sandwich, Ethridge, Bryant, Hersey, Whitehouse, Meader, Smith of Boscawen, Burbank, Mathes of Canterbury, Mason, Abbot of Concord, Worth, Fowler, Robinson of Concord, Hill of Concord, Martin, Folsom, Mitchell, Sibley,

Flanders of Loudon, Roby, Dearborn of Northfield, Gookin, Dresser, Secombe, Nevins, Gould, Richardson, Bunton, Riddle of Manchester, White, Boyden, Cross, Hoyt, Potter, Clarke, Pratt, Putnam, Russell, Averill, Sawyer, Rockwood, Williams, Hammond of Nashua, Parker of Nashville, Abbott of Nashville, Gage of New Boston, Lawrence, Smith of New Ipswich, Lee, Kimball, Woodbury of Weare, Frost, Parker of Fitzwilliam, Hammond of Gilsum, Upton, Chamberlain, Sturtevant, Nurse,

Porter, Symonds of Marlow, Harris, Howe, Fifield, Spaulding, Albee, Bellows, Nichols, Pierce of Westmoreland, Humphrey, Blodgett of Claremont, Cole, Blanchard of Croydon, Burnham, Holden, Wyman, Reed, Hayward, Carbee, Pierce of Bethlehem, Brown of Bristol, Adams of Campton, Young of Franconia, Sanborn, Chandler, Morse of Haverhill, Huckins, Thompson of Holderness, Amsden, Allen, Lovejoy, Charlton, Perkins of Lyme, Barnard, Wheeler, Gill, Coombs, Blanchard of Pittsburg.

#### Those who voted in the negative, were Messrs.—

Webster, Furber, Stevens of New Market, Lane of North Hampton, Laighton, Goodrich, Hatch, Brown of Raymond, Rand of Rye, Buzzell, Moulton, Taylor, Hodge, Hill of Effingham, Fellows of Andover, Alexander, Perley, Craig, Loverin, Harriman of Warner, Simonds of Warner, Woodbury of Wilmot, Carr, Flagg, Sawtelle, Forsaith, Pierce of Hillsborough, Hale of Hollis, Carnes, Griffin, Clement of Lyndeborough, Holt, Atwood, Taggart, Burge, Carpenter, Randall, Knowlton,

Holbrook, Lane of Walpole, Livingston, Gilmore, Rand of Charlestown, Shaw, Miller, Todd, Adams of Springfield, Clement of Unity, Pillsbury, Page of Benton, Brown of Bridgewater, Kittridge of Canaan, Frazier, Fitts, Barney, Bailey, Page of Haverhill, Hazelton, Parker of Hill, Hastings, Stevens of Piermont, · Simpson, Gilman, Clement of Warren, Whicher, Thompson of Bartlett, Worthley, Drew, Mathes of Columbia, Rix of Dalton, Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown.

Yeas 153, nays 76.

So the affirmative of the question prevailed and the res-

olution was agreed to.

The House proceeded to the consideration of the orders of the day upon bills with the following titles and the following resolutions, to wit:

"An act to authorize the town of Franconia to elect and

send a representative to the general court;"

"An act to authorize the town of Bennington to elect and

send a representative to the general court;"

A resolution in relation to the removal of the State library into the rotunda under the Representatives' Hall, and making an appropriation for that purpose;

"An act in favor of the artillery company in the 14th reg-

iment;"

"An act in favor of artillery company in the 24th regiment;"

A resolution in favor of Porter & Rolfe;

"An act in favor of the artillery company in the 19th regiment;"

Which were severally read a second time.

Ordered, That they be read a third time this afternoon at three o'clock.

Mr. Carpenter, by leave, introduced a resolution, providing for the removal of military officers in certain cases;

Which was read a first and second time.

Ordered, That it be referred to the committee on Military Affairs.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act in relation to the superior court of judicature and court of common pleas, and the salaries of the justices of the superior court and of the attorney general;"

Which was read a second time.

Mr. Lane of North Hampton moved to fill the first blank in the bill, before the word "dollars," fixing the salary of the chief justice, with the words "sixteen hundred."

Mr. Hatch moved to fill the same blank with the words

"eighteen hundred."

The question being put upon agreeing to said motion of Mr. Hatch,

It was decided in the negative.

The question recurring upon agreeing to the aforesaid motion of Mr. Lane,

It was decided in the affirmative.

So the first blank was filled with the words "sixteen hundred."

Mr. Lane of North Hampton moved to fill the second blank in the bill, before the word "dollars," fixing the salaries of the associate justices of said court, with the words "fourteen hundred."

Mr. Carpenter moved to fill the same blank with the words "fifteen hundred."

And the question being put upon agreeing to said motion of Mr. Carpenter,

It was decided in the negative.

The question recurring upon agreeing to the motion of Mr. Lane,

It was decided in the affirmative.

So the second blank in the bill was filled with the words "fourteen hundred."

Mr. Lane of North Hampton moved to fill the blank in the seventh section of the bill, before the word "dollars," fixing the salary of the attorney general, with the words "fourteen hundred."

Mr. Webster of Kingston moved to fill the same blank with the words "sixteen hundred."

Mr. Robinson of Concord moved to fill the same blank with the words "eighteen hundred."

The question being first taken upon agreeing to the motion of Mr. Robinson of Concord,

It was decided in the negative.

The question being then taken upon agreeing to the motion of Mr. Webster of Kingston,

It was decided in the negative.

The question then recurring upon agreeing to said motion of Mr. Lane of North Hampton,

It was decided in the affirmative.

So said blank was filled with the words "fourteen hundred."

Mr. Lane of Walpole moved to amend the bill by adding at the close of the sixth section the word "each."

The question being put upon agreeing to said amendment, It was decided in the affirmative.

Ordered, That the bill be read a third time this afternoon at three o'clock.

On motion of Mr. A. P. Morrison-

Resolved, That he have leave of absence until Thurs-

day night.

Mr. Parker of Nashville, by leave, presented the petition of William Boardman and others, praying for the grant of a charter for a bank at Nashville.

Ordered, That it be referred to the committee on Banks. Mr. Hadley, from the committee on Railroads, to whom was referred the petition of the Sullivan Railroad Company, praying for the grant of authority to construct a branch of their road to the western bank of the Connecticut river, by leave, made a report, whereupon—

Resolved, That the further consideration of said petition be postponed to the next session of the legislature, and the petitioners give such notice of the pendency thereof as the

law requires.

On motion of Mr. Carpenter-

The House resumed the consideration of the bill, entitled "An act for the better preservation of life, and for the further protection of railroad corporations."

On motion of Mr. Parker of Fitzwilliam-

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time by its title.

Said bill was then thus read a second time.

Ordered, That it be referred to the committee on the Judiciary.

Mr. Hatch, by leave, presented sundry resolutions, passed by the town of Portsmouth, in relation to railroad corporations:

Which were read.

On motion of Mr. Hatch-

Resolved, That said resolutions be referred to the committee on Railroads.

On motion of Mr. Kittridge of Canaan-

The House resumed the consideration of the majority and minority reports from the committee on Incorporations, in relation to the bill, entitled "An act to incorporate certain persons by the name of the New Hampshire Botanic Medical Society."

After a lengthy debate, On motion of Mr. Locke-The House adjourned.

#### AFTERNOON.

The House proceeded to the consideration of the orders of the day upon the following resolutions, to wit:

A resolution authorizing the removal of the State library from the room where it is now kept to the rotunda under the Hall of the House of Representatives, and making an appropriation for that purpose;

A resolution in favor of Porter & Rolfe:

A resolution appropriating the balance of the proceeds of the sales of the public lands, now in the treasury of the State, for the purposes of schooling;

Which were severally read a third time.

Resolved, That they pass.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act in relation to the superior court of judicature and the court of common pleas, and the salaries of the justices of the superior court and of the attorney general;"

Which was read a third time.

Mr. Parker of Fitzwilliam moved that the further consideration of the bill be postponed to the next session of the legislature.

Upon the question of agreeing to said motion, Mr. Chamberlain demanded the yeas and navs.

On motion of Mr. Norris-

Resolved, That said hill be laid upon the table.

The House proceeded in the orders of the day to the conideration of bills with the following titles, to wit:

"An act to incorporate the New Hampshire Central Raiload :"

"An act in favor of artillery company in the 24th reginent;"

"An act in favor of the artillery company in 14th reginent;"

"An act in favor of the artillery company in the 19th regiment:"

"An act in amendment of the laws in relation to licensed houses;"

"An act to incorporate the Granite State Car and Machine Shop:"

"An act to authorize the town of Bennington to elect and

send a representative to the general court;"

"An act to authorize the town of Franconia to elect and send a representative to the general court;"

Which were severally read a third time.

Resolved, That they pass and their titles be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House resumed the consideration of the unfinished business of the forenoon, being the consideration of the report of the committee on Incorporations, upon the bill, entitled "An act to incorporate certain persons by the name of the New Hampshire Botanic Medical Society."

The question being upon agreeing to the resolution reported by the majority of said committee, indefinitely postponing the further consideration of the bill, and being put,

The yeas and nays were demanded.

# Those who voted in the affirmative, were Messrs.-

Crombie, Robinson of Brentwood, `Melvin, Stevens of Danville, Hildreth, Burley of Epping, Marston. Gardner, Wadleigh of Exeter, Hall, Eastman of Hampstead, Godfrey, Perkins of Londonderry, Vennard, Harriman of Plaistow, Tuck,

Eaton of Sandown, Eaton of Seabrook, Rollins. Dinsmore, Hale of Dover, Wadleigh of Dover, Buzzell, Fox. Evans, Wentworth, Whitten, Hale of Somersworth, Stickney, Shapleigh, Foss of Strafford, Twombly,

Grover, Coffin, Fletcher, Hodge, Quint, Hill of Effingham, Canney, Grant, Bryant, Smith of Boscawen, Burbank. Alexander, Mason, Worth, Fowler, Hill of Concord, Peabody, Sibley, Andrew, Roby, Dearborn of Northfield, Doe, Dresser, Woodbury of Wilmot, Nevins, Riddle of Bedford, Sawtelle, Gould, Boutwell, Hale of Hollis, Carnes, Bunton, Fellows of Manchester, Riddle of Manchester, Boyden, Cross, Hoyt, Potter, Clarke, Pratt, Holt,

Putnam,

Russell, Sawyer, Williams, Hammond of Nashua, Parker of Nashville, Abbott of Nashville, Gage of New Boston, Smith of New Ipswich, Lee, J. S. Morrison, Taggart, Kimball, Carpenter, Frost, Parker of Fitzwilliam, Hammond of Gilsum, Haile of Hinsdale, Upton, Chamberlain, Sturtevant, Nurse, Porter, Symonds of Marlow, Harris, Randall, Howe, Fifield, Knowlton, Spaulding, Bellows. Nichols, Livingston, Pierce of Westmoreland, Turner, Humphrey, Rossiter, Blodgett of Claremont, Allds, Cole, Holden, Wyman, Reed.

Adams of Springfield,
Clement of Unity,
Jones,
Carbee,
Brown of Bristol,
Kittridge of Canaan,
Bailey,
Sanborn,
Chandler,
Morse of Haverhill,
Page of Haverhill,
Hazelton,
Huckins,
Thompson of Holderness,

Amsden,
Allen,
Savage,
Lovejoy,
Charlton,
Perkins of Lyme,
Barnard,
Wheeler,
Gill,
Simpson,
Clement of Warren,
Whicher,
Coombs,
Mathes of Columbia.

# Those who voted in the negative, were Messrs.-

Bassett, Langford, Prescott, Dearborn of Deerfield, Philbrick, Towle, Blodgett of Kensington, Webster, Furber, Stevens of New Market, Carter, Lane of North Hampton, Tasker, Gove of Nottingham, Laighton, J. McIntire, Goodrich, Hatch, B. F. McIntire, Locke, Brown of Raymond, Rand of Rye, Gale, Young of Barrington, Hanson,

Wiggin, Demeritt of Farmington, Thompson of Lee, Demeritt of Madbury, Burley of New Durham, Wetmore, Moulton, Smith of Gilford, Eastman of Gilmanton, Morrill, Eastman of Meredith, Bickford, Haines, Perkins of New Hampton, Sleeper, Ingalls, Taylor, Charles, Knox, Gove of Sandwich, Ethridge, Hersey, Whitehouse, Meader, Sargent,

Fellows of Andover, Paige of Bradford, Mathes of Canterbury, Abbot of Concord, Danforth, Robinson of Concord, Perley, Martin, Folsom, Mitchell, Loverin, Flanders of Loudon, Norris, Neal, Gookin, Harriman of Warner, Simonds of Warner, Secombe, Carr, Flagg, Forsaith, Richardson, Pierce of Hillsborough, Griffin, Clement of Lyndeborough, White, Averill, Rockwood, Lawrence, Atwood, Hadley, Woodbury of Weare,

Albee, Lane of Walpole, Gilmore, Rand of Charlestown, Blanchard of Croydon, Burnham, Shaw, Miller, Todd, Pillsbury, Hayward, Page of Benton, Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier, Fitts, Young of Franconia, Barney, Parker of Hill, Hastings, Stevens of Piermont, Gilman, Thompson of Bartlett, Hubbard, Worthley, Drew, Rix of Dalton, Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown,

Yeas 144, nays 120.

Burge,

Holbrook, Aldrich,

So the further consideration of said bill was indefinitely postponed.

Rix of Whitefield.

On motion of Mr. Norris-

The House proceeded to the consideration of the special

order of the day for this hour, four o'clock in the afternoon, being the consideration of the bill, entitled "An act in amendment of an act, entitled 'An act to establish the city of Manchester,' passed July 10, 1846."

The question being upon agreeing to the amendment moved by Mr. Cross, to strike out all after the enacting

clause, and inserting a new bill, and being put,

Mr. Norris called for a division of the question. The question being first taken on striking out, The yeas and nays were demanded.

Those who voted in the affirmative, were Messrs.-

Crombie, Robinson of Brentwood, Langford, Melvin, Stevens of Danville, Prescott, Dearborn of Deerfield, Hildreth, Gardner, Wadleigh of Exeter, Hall, Godfrey, Perkins of Londonderry, Vennard, Harriman of Plaistow, Tuck, Eaton of Seabrook, Gale, Rollins, Dinsmore, Hanson, Hale of Dover, Wadleigh of Dover, Demeritt of Madbury, Fox, Wetmore, Evans, Wentworth, Whitten,

Hale of Somersworth, Stickney, Shapleigh, Twombly, Perkins of New Hampton, Gove of Sandwich, Ethridge, Bryant, Smith of Boscawen, Burbank, Abbot of Concord, Worth, Danforth, Fowler, Robinson of Concord, Hill of Concord, Peabody, Secombe, Nevins, Riddle of Bedford, Bunton, Fellows of Manchester, Riddle of Manchester, White, Boyden, Cross, Hoyt, Potter, Clarke,

Pratt, Holt, Putnam,  $\mathbf{R}$ ussell, Rockwood, Williams, Hammond of Nashua, Parker of Nashville, Abbott of Nashville, Smith of New Ipswich, Lee, Kimball, Frost, Parker of Fitzwilliam, Haile of Hinsdale, Upton, Chamberlain, Sturtevant, Nurse, Porter, Harris, Randall, Howe, Fifield, Spaulding, Bellows, Lane of Walpole, Nichols,

Humphrey, Rand of Charlestown, Rossiter, Blodgett of Claremont, Allds, Cole, Blanchard of Croydon, Holden, Wyman, Reed, Hayward, Carbee, Brown of Bristol, Kittridge of Canaan, Sanborn, Chandler, Morse of Haverhill, Page of Haverhill, Huckins, Thompson of Holderness, Amsden, Allen, Lovejoy, Charlton, Perkins of Lyme, Barnard, Wheeler,

# Those who voted in the negative, were Messrs.—

Bassett,
Philbrick,
Burley of Epping,
Eastman of Hampstead,
Towle,
Blodgett of Kensington,
Webster,
Furber,
Stevens of New Market,
Lane of North Hampton,

Turner,

Gove of Nottingham, Laighton, J. McIntire, Goodrich, Hatch, B. F. McIntire, Locke, Brown of Raymond, Rand of Rye, Eaton of Sandown,

Young of Barrington, Wiggin, Demeritt of Farmington, Thompson of Lee, Buzzell, Burley of New Durham, Foss of Strafford, Grover, Moulton, Eastman of Gilmanton, Morrill, Coffin, Eastman of Meredith, Bickford, Haines. Sleeper, Ingalls, Taylor, Fletcher, Hodge, Charles. Knox, Quint, Hill of Effingham, Canney, Grant, Hersey, Whitehouse, Meader, Sargent, Fellows of Andover, Alexander, Paige of Bradford, Mathes of Canterbury, Mason, Perley, Martin, Folsom, Craig, Mitchell, Loverin, Sibley,

Flanders of Loudon, Andrew, Roby, Dearborn of Northfield, Doe, Norris, Neal, Gookin, Dresser, Harriman of Warner, Simonds of Warner, Woodbury of Wilmot, Carr, Flagg, Sawtelle, Forsaith, Gould, Richardson, Boutwell, Pierce of Hillsborough, Hale of Hollis, Carnes, Clement of Lyndeborough Averill, Gage of New Boston, Lawrence, Atwood, J. S. Morrison, Taggart, Hadley, Woodbury of Weare, Burge, Carpenter, Hammond of Gilsum, -Symonds of Marlow, Knowlton, Holbrook, Aldrich. Albee, Livingston, Pierce of Westmoreland, Gilmore,

Burnham, Shaw, Miller, Todd, Adams of Springfield, Clement of Unity, Jones, Pillsbury, Page of Benton, Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier, Fitts, Young of Franconia, Barney, Bailey, Hazelton, Parker of Hill, Savage,

Hastings, Stevens of Piermont, Simpson, Gilman, Clement of Warren, Whicher, Coombs, Thompson of Bartlett, Hubbard, Worthley, Drew, Mathes of Columbia, Rix of Dalton, Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown, Rix of Whitefield.

Yeas 115, nays 144.

So the negative of the question prevailed, and the House refused to strike out all after the enacting clause of said bill, and said amendment was rejected.

Mr. Cross moved to amend the bill by striking out a part of the tenth section.

The Speaker decided that it was not in order now to move to strike out any portion of the bill, the House having once refused to strike out the whole.

Mr. Lane of Walpole moved to amend the bill by adding the following at the end of the last section:

"And provided further, That this act shall be adopted by a majority of legal voters, of said city of Manchester, voting at a meeting to be holden for that purpose on the last Tuesday of September next; and the mayor and aldermen are required to call a meeting of the legal voters of said city for that parpose, on said last Tuesday of September, in manner and form prescribed by law in other cases.

No one objecting, and the question being put upon agreeing to said amendment,

Mr. Lane of Warpole demanded the yeas and nays.

### Those who voted in the affirmative, were Messrs.-

Crombie, Robinson of Brentwood, Langford, Melvin, Stevens of Danville, Prescott, Dearborn of Deerfield, Hildreth. Marston, Gardner, Wadleigh of Exeter, Hall, Godfrey, Perkins of Londonderry, Vennard. Carter, Harriman of Plaistow, Eaton of Seabrook, Gale. Rollins, Dinsmore, Hanson, Hale of Dover, Wadleigh of Dover, Fox, Wetmore, Evans, Wentworth, Whitten, Hale of Somersworth, Stickney, Shapleigh Twombly, Smith of Gilford, Weeks. Perkins of New Hampton, Fletcher, Quint, , Gove of Sandwich. Ethridge, Bryant, Smith of Boscawen. Burbank, Abbot of Concord, Worth, Danforth. Fowler. Robinson of Concord, Hill of Concord, . Peabody.

Doe. Secombe, Nevins, Riddle of Bedford, Bunton. Fellows of Manchester, Riddle of Manchester, White, Boyden, Cross, Hoyt, Potter. Clarke, Pratt, Holt, Putnam, Russell. Sawyer, Williams, Hammond of Nashua, Parker of Nashville, Abbott of Nashville, Smith of New Ipswich. Lee, Kimball. Frost, Parker of Fitzwilliam Haile of Hinsdale, Upton, Chamberlain, Sturtevant, Nurse. Porter, Harris, Howe, Fifield. Spaulding, Bellows, Lane of Walpole, Nichols. Turner, Humphrey, Rand of Charlestown, Rossiter, Blodgett of Claremont, Alids, Cole, Blanchard of Croydon, Holden, Wyman, Reed.

Hayward,
Carbee,
Brown of Bristol,
Kittridge of Canaan,
Sanborn,
Chandler,
Morse of Haverhill,
Page of Haverhill,
Huckins,
Thompson of Holderness,

Amsden,
Allen,
Lovejoy,
Charlton,
Perkins of Lyme,
Barnard,
Wheeler,
Gill,
Coombs.

### Those who voted in the negative, were Messrs.-

Bassett, Philbrick. Burley of Epping, Towle, Webster, Furber, Stevens of New Market, Lane of North Hampton, Tasker, Gove of Nottingham, Laighton, J. McIntire, Goodrich, Hatch, B. F. McIntire, Locke, Brown of Raymond, Rand of Rye, Eaton of Sandown, Young of Barrington, Wiggin, Demeritt of Farmington, Buzzell, Burley of New Durham, Foss of Strafford, Dudley, Grover, Moulton, Eastman of Gilmanton, Morrill, Coffin, Eastman of Meredith, Bickford, Haines, Sleeper, Ingalls, Taylor, Hodge, Charles,

Knox,

Hill of Effingham, Canney, Grant, Hersey, Whitehouse, Fellows of Andover, Alexander, Paige of Bradford, Mathes of Canterbury Mason, Perley, Martin, Folsom, Craig, Mitchell, Loverin, Sibley, Flanders of Loudon, Andrew, Roby, Dearborn of Northfield Norris, Neal, Gookin, Dresser, Harriman of Warner, Simonds of Warner, Woodbury of Wilmot, Carr, Flagg, Sawtelle, Forsaith, Gould, Richardson, Boutwell, Pierce of Hillsborough, Hale of Hollis, Carnes, Griffin, Clement of Lyndeborough,

Averill, Gage of New Boston, Lawrence, Atwood, J. S. Morrison, Taggart, Hadley, Woodbury of Weare, Burge, Carpenter, Hammond of Gilsum, Symonds of Marlow, Randall, Knowlton, Holbrook, Aldrich, Albee, Pierce of Westmoreland, Gilmore, Burnham, Shaw, Miller, Todd, Adams of Springfield, Clement of Unity, Jones, Pillsbury, Page of Benton,

Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier. Fitts, Barney, Bailey, Hazeiton, Savage, Hastings, Stevens of Piermont, Gilman, Clement of Warren, Whicher, Thompson of Bartlett, Hubbard, Worthley, Drew, Mathes of Columbia, Rix of Dalton, Blanchard of Pittsburg. Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown, Rix of Whitefield.

Yeas 121, nays 137.

So the negative of the question prevailed, and said amendment was rejected.

Mr. Parker of Fitzwilliam moved that the House now adjourn.

Upon the question of agreeing to said motion, Mr. Norris demanded the yeas and nays.

Those who voted in the affirmative, were Messrs.-

Robinson of Brentwood,
Langford,
Melvin,
Prescott,
Dearboru of Deerfield,
Hildreth,
Marston,
Gardner,
Wadleigh of Exeter,
Hall,
Eastman of Hampstead,

Perkins of Londonderry,
Harriman of Plaistow,
Tuck,
Eaton of Seabrook,
Rollins,
Hanson,
Hale of Dover,
Wadleigh of Dover,
Fox,
Evans,
Wentworth,

Hale of Somersworth, Stickney, Twombly, Smith of Gilford, Weeks, Perkins of New Hampton, Fletcher. Ethridge, Abbot of Concord, Fowler, Robinson of Concord, Hill of Concord, Peabody, Secombe, Nevins. Riddle of Bedford, Bunton, Fellows of Manchester. Riddle of Manchester, White, Boyden, Cross. Hoyt, Potter, Clarke, Pratt, Putnam, Russell. Sawyer, Williams, Parker of Nashville, Smith of New Ipswich, Kimball, Frost, Parker of Fitzwilliam,

Upton, Chamberlain, Sturtevant, Norse, Porter, Harris, Howe, Fifield, Spaulding, Bellows, Lane of Walpole, Nichols, Pierce of Westmoreland, Rand of Charlestown, Rossiter, Blanchard of Croyden, Holden, Hayward, Carbee, Brown of Bristol, Kittridge of Canaan, Sanborn. Chandler, Morse of Haverhill, Page of Haverhill, Huckins, Thompson of Holderness, Amsden, Allen, Lovejoy, Hastings, Perkins of Lyme, Barnard, Wheeler,

#### Those who voted in the negative, were Messrs.—

Bassett,
Burley of Epping,
Towle,
Godfrey,
Blodgett of Kensington,
Webster,
Furber,
Stevens of New Market,
Lane of North Hampton,
Tasker,
Gove of Nottingham,
Laighton,
Goodrich.

Haile of Hinsdale,

Hatch,
B. F. McIntire,
Locke,
Brown of Raymond,
Rand of Rye,
Eaton of Sandown,
Dinsmore,
Young of Barrington,
Wiggin,
Demeritt of Farmington,
Buzzell,
Burley of New Durham,
Foss of Strafford,

Dudley, Grover, Moulton, Morrill, Coffin, Bickford, Sleeper, Ingalls, Taylor, Hodge, Charles, Knox, Hill of Effingham, Canney, Grant, Bryant, Hersey, Fellows of Andover, Alexander, Paige of Bradford, Mathes of Canterbury, Mason. Worth. Perley, Martin, Folsom, Craig, Loverin, Sibley, Flanders of Loudon, Andrew, Rohy, Dearborn of Northfield, Norris. Neal, Dresser, Simonds of Warner, Woodbury of Wilmot, Carr, Sawtelle, Forsaith, Gould, Richardson, Boutwell, Pierce of Hillsborough, Hale of Hollis, Carnes, Clement of Lyndsborough, Averill, Gage of New Boston, Lawrence, Atwood, Taggart,

Hadley, Woodbury of Weare, Burge, Carpenter, Hammond of Gilsum, Symonds of Marlow, Knowlton, Holbrook, Aldrich. Albee, Livingston, Humphrey, Gilmore, Blodgett of Claremont, Allds, Cole, Burnham, Shaw, Miller, Todd, Wyman, Adams of Springfield, Clement of Unity, Jones, Pillsbury, Page of Bethlehem, Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier, Fitte, Barney, Bailey, Hazelton. Savage, Stevens of Piermont, Simpson, Gilman, Clement of Warren, Whicher, Coombs, Hubbard, Worthley, Drew, Rix of Dalton, Blanchard of Pittsburg, Meserve, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown. Rix of Whitefield.

Yeas 95, nays 131.

So the negative of the question prevailed, and the House refused to adjourn.

Mr. Hale of Somersworth moved that the bill be laid upon

the table.

Upon the question of agreeing to said motion,

Mr. Hale of Somersworth demanded the yeas and nays.

Those who voted in the affirmative, were Messrs.-

Crombie,

Robinson of Brentwood,

Melvin,

Dearborn of Deerfield,

Marston, Gardner,

Hall,

Perkins of Londonderry, Eaton of Seabrook,

Dinsmore,

Hanson,

Wadleigh of Dover, Demeritt of Madbury,

Evans,

Wentworth,

Whitten, Hale of Somersworth,

Stickney, Shapleigh,

Twombly,

Perkins of New Hampton,

Fletcher, Hodge,

Alexander,

Abbot of Concord,

Danforth, Fowler,

Robinson of Concord,

Hill of Concord,

Peabody, Secombe, Nevins,

Riddle of Bedford,

Bunton,

Fellows of Manchester,

Riddle of Manchester, White,

Boyden, Cross,

Hoyt, Potter, Clarke,

Pratt, Sawyer, Williams,

Parker of Nashville, Smith of New Ipswich,

Lee, Kimball, Frost,

Haile of Hinsdale,

Upton, Sturtevant, Porter,

Harris, Howe, Fifield,

Spaulding, Lane of Walpole,

Nichols, Turner, Humphrey, Rand of Charlestown,
Blodgett of Claremont,
Allds,
Holden,
Wyman,
Hayward,
Carbee,
Brown of Bristol,
Kittridge of Canaan,
Sanborn,
Chandler,

Morse of Haverhill,
Page of Haverhill,
Huckins,
Thompson of Holderness,
Amsden,
Allen,
Lovejoy,
Perkins of Lyme,
Barnard,
Wheeler,
Gill.

Those who voted in the negative, were Messrs.—

Bassett, Philbrick, Burley of Epping, Eastman of Hampstead, Towle, Webster, Furber, Stevens of New Market, Lane of North Hampton, Gove of Nottingham, Laighton, Goodrich, Hatch, B. F. McIntire, Locke, Brown of Raymond, Rand of Rye, Eaton of Sandown, Young of Barrington, Wiggin, Demeritt of Farmington, Thompson of Lee, Buzzell, Burley of New Durham, Foss of Strafford, Dudley, Grover, Moulton,

Eastman of Gilmanton, Morrill, Coffin, Bickford, Sleeper, Ingalls, Taylor, Hill of Effingham, Canney, Grant, Hersey, Whitehouse, Meader, Fellows of Andover, Paige of Bradford, Mathes of Canterbury, Mason, Perley, Martin, Folsom, Craig, Mitchell, Loverin, Sibley, Flanders of London, Andrew, Roby, Dearborn of Northfield,

Norris, Neal, Gookin, Dresser, Harriman of Warner, Simonds of Warner, Woodbury of Wilmot, Carr, Sawtelle, · Forsaith, Gould, Richardson, Boutwell, Pierce of Hillsborough, Hale of Hollis, Carnes, Griffin, Clement of Lyndeborough, Averill, Gage of New Boston, Lawrence, Atwood, J. S. Morrison, Taggart, Hadley, Woodbury of Weare, Burge, Carpenter, Hammond of Gilsum, Symonds of Marlow, Knowlton, Holbrook, Aldrich, Albee, Livingston, Pierce of Westmoreland, Gilmore,

Rossiter, Burnham, Shaw, Miller, Todd, Adams of Springfield, Clement of Unity, Jones, Pillsbury, Page of Benton, Brown of Bridgewater, Adams of Campton, Frazier, Fitts, Bailey, Hazelton, Parker of Hill, Savage, Hastings, Stevens of Piermont, Simpson, Gilman. Clement of Warren, Whicher, Coombs,

Hubbard,
Worthley,
Drew,
Rix of Dalton,

Blanchard of Pittsburg,

Meserve, Plaisted,

Rix of Lancaster,

Pike, Gamsby,

Flanders of Stewartstown,

Rix of Whitefield,

#### Yeas 84, nays 130.

So the negative of the question prevailed, and the House refused to lay said bill upon the table.

Mr. Cross moved to amend the bill by adding to one of the sections a proviso, that "no officer in that section named

should receive any compensation for his services."

Mr. Norris raised a question of order—that the House having once refused to strike out the whole bill except the enacting clause, had thereby agreed to it as it was, and no amendment to the body of the bill was now in order.

After debate—

The Speaker decided that the motion of Mr. Cross was not in order.

Mr. Sawyer appealed from the dicision of the chair to the House.

Upon the question,

Is the Speaker's decision correct?

Mr. Sawyer demanded the yeas and nays.

#### Those who voted in the affirmative, were Messrs.—

Bassett, Philbrick, Burley of Epping, Eastman of Hampstead, Towle, Webster. Furber, Stevens of New Market, Lane of North Hampton, Tacker, Gove of Nottingham, Laighton, J. McIntire, Goodrich. Hatch, B. F. McIntire, Brown of Raymond, Rand of Rye. Eaton of Sandown, Young of Barrington, Demeritt of Farmington, Thompson of Lee, Buzzell, Burley of New Durham, Foss of Strafford, Grover. Moulton, Eastman of Gilmanton. Morrill, Coffin. Bickford,

Haines, Sleeper, Ingalle, Taylor, Hodge, Charles, Knox, Hill of Effingham, Canney, Grant. Hersey, Whitehouse. Meader, Fellows of Andover, Alexander, Paige of Bradford, Mathes of Canterbury, Mason, Perley, Martin, Folsom. Craig, Mitchell, Loverin, Sibley, Flanders of Loudon, Andrew, Dearborn of Northfield. Norris. Neal, Gookin. Dresser.

# Wednesday, June 21, 1848.

Harriman of Warner, Simonds of Warner, Woodbury of Wilmot, Sawtelle, Forsaith, Gould, Richardson, Boutwell, Pierce of Hillsborough, Hale of Hollis, Carnes, Griffin. Clement of Lyndeborough, Gage of New Boston, Lawrence, Atwood, J. S. Morrison, Taggart, Hadley, Woodbury of Weere, Burge, Carpenter, Hammond of Gilsum, Symonds of Marlow, Randali. Knowlton, Holbrook. Aldrich, Albee. Livingston, Pierce of Westmoreland, Gilmore, Burnbam. Shaw, Miller.

Todd, Clement of Unity, Jones, Pillsbury, Page of Benton, Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier. Fitts, Barney, Bailey, Hazelton. Parker of Hill, Savage, Hastings, Stevens of Piermont, Simpson, Gilman, Clement of Warren, Whicher, Coombs, Thompson of Bartlett, Habbard, Worthley, Drew, Mathes of Columbia, Rix of Dalton. Blanchard of Pittsburg, Meserve, Plaisted. Rix of Lancaster, Pike. Gamsby, Flanders of Stewartstown. Rix of Whitefield.

#### Those who voted in the negative, were Messrs.—

Crombie, Robinson of Brentwood, Ladgford, Stevens of Danville, Prescott, Dearborn of Deerfield, Hildreth, Mareton. Gardner, Wadleigh of Exeter, Hall, Godfrey, Perkins of Londonderry, Tuck, Rollins. Dinsmore, Wadleigh of Dover,

Evans, Wentworth. Whitten, Hale of Somersworth, Stickney, Shapleigh, Twombly, Perkins of New Hampton, Bryant, Smith of Boscawen. Burbank, Abbot of Concord. Worth. Fowler. Robinson of Concord. Hill of Concord. Peebody,

Secombe, Kiddle of Bedford, Bunton, Fellows of Manchester, Riddle of Manchester, White, Boyden, Cross, Hoyt, Potter. Pratt, Holt, Sawyer, Parker of Nashville, Smith of New Ipswich, Kimball, Frost, Parker of Fitzwilliam, Haile of Hinsdale, Chamberlain, Sturtevant, Nurse, Porter, Harris, Howe. Spaulding,

Bellows, Lane of Walpole, Nichols, Turner, Hamphrey, Rand of Charlestown, Rossiter, Blodgett of Claremont, Cole, Blanchard of Croydon, Holden, Wyman, Reed, Hayward, Carbee, Brown of Bristol, Kittridge of Canuan, Sanborn. Chandler, Page of Haverbill, Huckins, Thompson of Holderness, Allen, Lovejoy, Perkins of Lyme, Barnard. Wheeler.

Yeas 139, nays 88.

So the affirmative of the question prevailed and the House sustained the decision of the chair.

The question, shall the bill be read a third time? being put,

Laighton,

The yeas and nays were demanded.

Those who voted in the affirmative, were Messrs.—

Bassett,
Philbrick,
Burley of Epping,
Eastman of Hampstead,
Towle,
Blodgett of Kensington,
Webster,
Furber,
Stevens of New Market,
Lane of North Hampton,
Tasker,
Gove of Nottingham,

J. McIntire,
Goodrich,
Hatch,
B. F. McIntire,
Locke,
Brown of Raymond,
Rand of Rye,
Young of Barrington,
Wiggin,
Demeritt of Farmington,
Thompson of Lee,

Buzzell, Burley of New Durham, Foss of Strafford, Dudley, Grover, Moulton, Eastman of Gilmanton, Morrill, Coffin, Bickford, Haines, Sleeper, Ingalls, Taylor, Hodge, Knox, Hill of Effingham, Canney, Grant, Hersey, Whitehouse, Meader, Sargent, Fellows of Andover, Alexander, Paige of Bradford, Mathes of Canterbury, Mason, Perley, Martin, Folsom, Craig, Mitchell, Loverin, Sibley, Flanders of Loudon, Andrew, Roby,

Dresser, Harriman of Warner, Simonds of Warner, Woodbury of Wilmot, Carr, Sawtelle, Forsaith, Gould, Richardson, Boutwell, Pierce of Hillsborough, Hale of Hollis, Carnes, Griffin, Clement of Lyndeborough Averill, Gage of New Boston, Lawrence, Atwood, J. S. Morrison, Taggart, Hadley, Woodbury of Weare, Burge, Carpenter, Hammond of Gilsum, Symonds of Marlow, Randall, Knowlton, Holbrook, Albee, Livingston, Pierce of Westmoreland, Gilmore, Burnham, Shaw, Miller, Todd, Adams of Springfield, Clement of Unity, Jones, · Pillsbury,

Dearborn of Northfield,

Norris, Neal,

Gookin,

Page of Benton,
Pierce of Bethlehem,
Brown of Bridgewater,
Adams of Campton,
Frazier,
Fitts,
Barney,
Bailey,
Hazelton,
Parker of Hill,
Savage,
Hastings,
Stevens of Piermont,
Simpson,

Clement of Warren,

Gilman,

Evans,

Whicher, Coombs, Thompson of Bartlett, Hubbard, Worthley, Drew, Mathes of Columbia, Rix of Dalton, Blanchard of Pittsburg, Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown Rix of Whitefield.

Those who voted in the negative, were Messrs.-

Crombie, Robinson of Brentwood, Langford, Melvin, Prescott, Dearborn of Deerfield, Hildreth, Marston, Gardner, Wadleigh of Exeter, Hall, Godfrey, Vennard, Carter, Tuck, Eaton of Seabrook, Dinsmore, Hanson, Hale of Dover, Wadleigh of Dover, Demeritt of Madbury, Fox,

Wentworth, Whitten, Hale of Somersworth, Stickney, Shapleigh, Twombly, Smith of Gilford, Perkins of New Hampton, Fletcher, Quint, Ethridge, Smith of Boscawen, Burbank, Abbot of Concord, Worth, Fowler, Secombe, Nevins, Riddle of Bedford, Bunton, Fellows of Manchester, Riddle of Manchester, White,

Cross, Hoyt, Potter, Clarke, Pratt, Sawyer, Rockwood, Williams, Parker of Nashville, Smith of New Ipswich, Lee, Frost, Parker of Fitzwilliam, Haile of Hinsdale, Upton, Chamberlain, Sturtevant, Nurse, Porter, Harris, Howe, Fifield, Spaulding, Bellows, Lane of Walpole,

Nichols, Turner, Humphrey, Blodgett of Claremont, Cole, Blanchard of Croydon, Holden, Wyman, Reed, Hayward, Carbee, Brown of Bristol, Kittridge of Canaan, Sanborn, Chandler, Morse of Haverhill, Page of Haverhill, Huckins, Thompson of Holderness, Allen, Lovejoy, Perkins of Lyme, Barnard, Wheeler, Gill.

Yeas 140, nays 96.

So the affirmative of the question prevailed, and the bill was ordered to a third reading.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

Mr. Carpenter, from the committee on Engrossed Bills, by leave, reported that they had carefully examined and found correctly engrossed, the following resolution:

A resolution authorizing the State Treasurer to borrow a sum not exceeding thirty-five thousand dollars on the credit and for the use of the State.

On motion of Mr. Hatch—
Resolved, That said report be accepted.
Said resolution was then signed by the Speaker.
Ordered, That the clerk inform the Senate thereof.
On motion of Mr. Norris—

The House adjourned.

#### THURSDAY, June 22, 1848.

On motion of Mr. Parker of Fitzwilliam—

Resolved, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

On motion of Mr. Carpenter-

Resolved. That the rules of the House be so far suspended that he have leave to introduce a resolution.

Mr. Carpenter accordingly introduced a resolution in relation to the mileage of the members of the House.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That said resolution be laid upon the table.

Mr. Kittredge of New Market presented the account and vouchers of Thomas P. Treadwell, Secretary of State.

Ordered, That they be referred to the committee on

Claims.

Mr. Martin presented the petition of Aaron Whittemore, ir., colonel of the 11th regiment, praying for the removal of an officer.

Ordered, That it be referred to the committee on Military Affairs.

Mr. Hale of Hollis presented the account of Isaac Emery.

Ordered, That it be referred to the committee on Claims. Mr. Flanders of Loudon presented the petition of Thomas N. Jones, praying for the alteration of his name.

Ordered, That it be referred to the committee on the

Alteration of Names.

Mr. Hatch, from the committee on the Judiciary, to whom was referred a resolution in relation to the salary of the register of probate for the county of Rockingham, reported a bill, fixing the salary of said register at six hundred dollars per annum;

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Hatch, from the same committee, to whom was referred the bill, entitled "An act to alter and amend the charters of certain corporations therein named," reported the same with the following amendment: in the preamble to the bill, strike out the words, "the last June session of the

legislature," and insert instead thereof the words, "the session of the legislature in June, in the year of our Lord one thousand eight hundred and forty-six."

The question being put upon agreeing to said amendment,

It was decided in the affirmative.

Mr. Chamberlain moved further to amend the bill by striking out the whole of the preamble.

And the question being put upon agreeing to said amend-

ment,

It was decided in the negative.

Mr. Fowler moved that the bill be laid upon the table. The question being put upon agreeing to said motion,

Mr. Norris demanded the yeas and nays.

Those who voted in the affirmative, were Messrs.-

Crombie, Robinson of Brentwood, Langford, Melvin, Stevens of Danville, Prescott, Dearborn of Deerfield, Hildreth, Marston, Gardner, Wadleigh of Exeter, Hall, Godfrey, Perkins of Londonderry, Vennard, Harriman of Plaistow, Tuck, Eaton of Seabrook, Rollins, Dinsmore, Swain, Hanson, Hale of Dover, Wadleigh of Dover, Demeritt of Madbury, Fox.

Wetmore, Evans, Wentworth, Whitten, Hale of Somersworth, Stickney, Shapleigh, Twombly, Smith of Gilford, Weeks, Perkins of New Hampton, Fletcher, Quint, Ethridge, Bryant, Smith of Boscawen, Burbank, Abbot of Concord, Worth, Danforth, Fowler, Robinson of Concord, Hill of Concord, Peabody, Roby, Doe,

Secombe, Nevins, Riddle of Bedford, Bunton, Fellows of Manchester, Riddle of Manchester, White, Boyden, Cross, Hoyt, Potter, Clarke, Pratt, Holt, Putnam, Russell, Sawyer, Rockwood, Williams, Hammond of Nashua, Parker of Nashville, Abbott of Nashville, Smith of New Ipswich, Lee, Kimball, Frost, Parker of Fitzwilliam, Haile of Hinsdale, Upton, Chamberlain, Nurse, Porter, Harris,

Fifield, Spaulding, Bellows, Lane of Walpole, Nichols, Turner, Humphrey, Rand of Charlestown, Rossiter, Blodgett of Claremont, Allds, Cole, Blanchard of Croydon, Holden, Wyman, Reed, Hayward, Carbee, Brown of Bristol, Kittridge of Canaan, Sanborn, Chandler, Morse of Haverhill, Page of Haverhill, Huckins, Thompson of Holderness, Amsden, Allen, Lovejoy, Charlton, Perkins of Lyme, Barnard, Wheeler,

Those who voted in the negative, were Messrs.—

Gill.

Bassett,
Philbrick,
Burley of Epping,
Eastman of Hampstead,
Towle,

Howe,

Blodgett of Kensington, Webster, Furber, Kittredge of New Market, Stevens of New Market, Carter, Lane of North Hampton, Tasker, Gove of Nottingham, Laighton, J. McIntire, Goodrich, Hatch, B. F. McIntire, Locke, Brown of Raymond, Rand of Rye, Eaton of Sandown, Gale, Young of Barrington, Wiggin, Demerit of Farmington, Thompson of Lee, Buzzell, Burley of New Durham, Foss of Strafford, Plumer of Alton, Dudley, Grover, Moulton, Eastman of Gilmanton, Morrill, Eastman of Meredith, Bickford, Sleeper, Ingalls, Taylor, Hodge, Charles, Knox, Hill of Effingham, Tyler, Canney, Hersey, Whitehouse, Meader, Fellows of Andover,

Alexander, Paige of Bradford, Mathes of Canterbury, Mason, Perley, Martin, Folsom, Craig, Mitchell, Loverin, Sibley, Flanders of Loudon, Andrew, Dearborn of Northfield, Norris, Neal, Gookin, Dresser, Harriman of Warner, Simonds of Warner, Woodbury of Wilmot, Carr, Flagg, Sawtelle, Forsaith, Gould, Tewksbury, Richardson, Boutwell, Pierce of Hillsborough, Hale of Hollis, Carnes, Griffin, Clement of Lyndeborough, Averill, Gage of New Boston, Lawrence, Atwood, Taggart, Hadley, Woodbury of Weare, Burge,

Carpenter, Hammond of Gilsum, Symonds of Marlow, Randall, Knowlton, Holbrook, Aldrich, Albee, Livingston, Pierce of Westmoreland, Gilmore, Burnham, Shaw, Miller, Todd, Adams of Springfield, Clement of Unity, Jones, Pillsbury, Page of Benton, Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier, Fitts, Young of Franconia,

Bailey, Hazelton, Parker of Hill, Peavey, Savage, Hastings, Stevens of Piermont Simpson, Gilman, Clement of Warren, Whicher, Coombs, Thompson of Bartlett Hubbard, Worthley, Drew, Mathes of Columbia, Rix of Dalton, Blanchard of Pittsburg Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown, Rix of Whitefield.

Yeas 120, nays 147.

Barney,

So the negative of the question prevailed, and the House refused to lay said bill upon the table.

Mr. Fowler moved the following resolution:

Resolved, That the further consideration of the bill be postponed to the adjourned session, and that the clerk of this House give notice to all corporations chartered between June session, 1834, and June session, 1846, whose charters contain provisions similar to those of the corporations enumerated in this bill, requiring notice previous to an alteration, amendment or repeal thereof, to appear at said adjourned session and shew cause why their charters should not be amended in the same way and manner as the charters of the

corporations enumerated in this bill are proposed to be amended.

The question being put upon agreeing to said resolution, Mr. Fowler demanded the year and nays.

Those who voted in the affirmative, were Messrs.-

Robinson of Brentwood, Langford, Stevens of Danville, Prescott, Dearborn of Deerfield, Hildreth, Gardner. Wadleigh of Exeter, Hall, Godfrey, Perkins of Londonderry, Harriman of Plaistow, Tuck, Rolling, Dinsmore, Swain, Hanson, Hale of Dover. Wadleigh of Dover, Demeritt of Madbury, Fox, Wetmore, Evans, Wentworth, Whitten, Hale of Somersworth, Stickney, Shapleigh, Twombly,

Crombie,

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Smith of Gilford, Perkins of New Hampton, Fletcher. Nurse, Quint, Porter, Gove of Sandwich, Harris, Ethridge, Howe. Fifield. Bryant, Smith of Boscawen, Burbank, Abbot of Concord, Worth, Danforth, Turner, Fowler. Robinson of Concord,

Hill of Concord,
Peabody,
Doe,
Secombe,
Nevins,
Riddle of Bedford,
Bunton,
Fellows of Manchester,
Riddle of Manchester,
White,
Boyden,
Cross,
Hoyt,
Potter,

Cross,
Hoyt,
Potter,
Clarke,
Pratt,
Holt,
Putnam,
Russell,
Sawyer,
Rockwood,
Williams,
Hammond of Nashua,
Parker of Nushville,
Ablott of Nashville,
Smith of New Ipswich,
Lee,
Kimball,

Lee,
Kimball,
Frost,
Haile of Hinsdale,
Upton,
Chamberlain,
Sturtevant,
Nurse,
Porter,
Harris,
Howe,
Fifield,
Spaulding,
Bellows.

Bellows,
Lane of Walpole,
Nichols,
Turner,
Humphrey,

Rand of Charlestown,

Rossiter,
Blodgett of Claremont,
Allds,
Cole,
Blanchard of Croydon,
Holden,
Wyman,
Reed,
Hayward,
Carbee,
Brown of Bristol,
Kittridge of Canaan,
Sanborn,

Chandler,
Morse of Haverhill,
Page of Haverhill,
Huckins,
Amsden,
Allen,
Lovejoy,
Charlton,
Perkins of Lyme,
Barnard,
Wheeler,
Gill.

#### Those who voted in the negative, were Messrs.—

Bassett. Philbrick, Burley of Epping, Eastman of Hampstead, Towle, Blodgett, Webster, Furber, Kittredge of New Market, Stevens of New Market, Carter, Lane of North Hampton, Gove of Nottingham, Laighton, J. McIntire, Goodrich, Hatch, B. F. McIntire, Brown of Raymond, Rand of Rye, Eaton of Sandown, Young of Barrington, Wiggin, Demeritt of Farmington, Thompson of Lee, Buzzell, Burley of New Durham, Foss of Strafford, Plumer of Alton, Dudley, Grover, Moulton, Eastman of Gilmanton, Morrill, Coffin,

Eastman of Meredith, Bickford, Sleeper, Ingalls, Taylor, Hodge, Charles, Knox, Hill of Effingham, Tyler, Canney, Hersey, Whitehouse, Meader, Fellows of Andover, Alexander, Paige of Bradford, Mathes of Canterbury. Mason, Perley, Martin, Folsom, Craig, Mitchell. Loverin, Sibley, Flanders of Loudon. Andrew, Roby, Dearborn of Northfield, Norris, Neal, Gookin, Dresser. Harriman of Warner, Simonds of Warner, Woodbury of Wilmot,

Carr, Flagg, Forsaith, Gould, Tewksbury, Richardson. Boutwell, Pierce of Hillsborough, Hale of Hollis. Carnes, Griffin, Clement of Lyndeborough, Averill, Gage of New Boston, Lawrence, Atwood, Hadley, Woodbury of Weare, Burge, Carpenter, Hammond of Gilsum, Symonds of Marlow, Randall, Knowlton, Holbrook, Aldrich, Albee, Livingston, Pierce of Westmoreland Gilmore, Burnham, Shaw, Miller, Todd, Adams of Springfield, Clement of Unity,

Jones, Pillsbury, Page of Benton, Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier, Fitts, Young of Franconia, Barney, Bailey, Hazelton, Parker of Hill, Peavey, Savage, Hastings, Stevens of Piermont, Simpson, Gilman, Clement of Warren, Whicher, Coombs, Thompson of Bartlett, Hubbard, Worthley, Drew, Mathes of Columbia, Rix of Dalton, Blanchard of Pittsburg. Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown, Rix of Whitefield.

#### Yeas 115, nays 146.

So the negative of the question prevailed, and said resolution was rejected.

Ordered, That the bill be read a third time this afternoon at three o'clock.

Mr. Chamberlain, from the committee on the Judiciary, to whom was referred the bill, entitled "An act to incorporate the New Hampshire Mutual Life Insurance Company," made a report, whereupon—

Resolved, That the further consideration of said bill be postponed to the adjourned session of the legislature.

Ordered, That the clerk notify the Senate thereof.

Rossiter,
Blodgett of Claremont,
Allds,
Cole,
Blanchard of Croydon,
Holden,
Wyman,
Reed,
Hayward,
Carbee,
Brown of Bristol,
Kittridge of Canaan,
Sanborn,

Chandler,
Morse of Haverhill,
Page of Haverhill,
Huckins,
Amsden,
Allen,
Lovejoy,
Charlton,
Perkins of Lyme,
Barnard,
Wheeler,
Gill.

#### Those who voted in the negative, were Messrs.—

Bassett, Philbrick, Burley of Epping, Eastman of Hampstead, Towle, Blodgett, Webster. Furber, Kittredge of New Market, Stevens of New Market, Carter, Lane of North Hampton, Gove of Nottingham, Laighton, J. McIntire, Goodrich, Hatch, B. F. McIntire, Brown of Raymond, Rand of Rye, Eaton of Sandown, Young of Barrington, Demeritt of Farmington, Thompson of Lee, Buzzell, Burley of New Durbam, Foss of Strafford, Plumer of Alton, Dudley, Grover, Moalton, Eastman of Gilmanton, Morrill, Coffin,

Eastman of Meredith, Bickford, Sleeper, Ingalis, Taylor, Hodge, Charles, Knox, Hill of Effingham, Tyler, Canney, Hersey, Whitehouse, Meader, Fellows of Andover, Alexander, Paige of Bradford, Mathes of Canterbury, Mason, Perley, Martin, Folsom, Craig, Mitchell, Loverin, Sibley, Flanders of Loudon, Andrew, Roby, Dearborn of Northfield, Norris, Neal, Gookin, Dresser, Harriman of Warner, Simonds of Warner, Woodbury of Wilmot,

Carr, Flagg, Forsaith, Gould, Tewksbury, Richardson, Boutwell. Pierce of Hillsborough, Hale of Hollis, Carnes, Griffin, Clement of Lyndeborough, Averill, Gage of New Boston, Lawrence, Atwood, Hadley, Woodbury of Weare, Burge, Carpenter, Hammond of Gilsum, Symonds of Marlow, Randall, Knowlton. Holbrook, Aldrich, Albee, Livingston, Pierce of Westmoreland, Gilmore, Burnham, Shaw, Miller, Todd, Adams of Springfield, Clement of Unity,

Jones, Pillsbury, Page of Benton, Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier. Fitts, Young of Franconia, Barney, Bailey, Hazelton, Parker of Hill, Peavey, Savage, Hastings, Stevens of Piermont, Simpson, Gilman, Clement of Warren, Whicher, Coombs, Thompson of Bartlett, Hubbard, Worthley, Drew, Mathes of Columbia, Rix of Dalton, Blanchard of Pittsburg, Meserve. Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown,

Rix of Whitefield.

### Yeas 115, nays 146.

So the negative of the question prevailed, and said resolution was rejected.

Ordered, That the bill be read a third time this afternoon at three o'clock.

Mr. Chamberlain, from the committee on the Judiciary, to whom was referred the bill, entitled "An act to incorporate the New Hampshire Mutual Life Insurance Company," made a report, whereupon—

Resolved, That the further consideration of said bill be postponed to the adjourned session of the legislature.

Ordered, That the clerk notify the Senate thereof.

Mr. Fowler, from the same committee, to whom was referred the petition of Enoch Osgood and others, praying for an act of incorporation for the purpose of improving the navigation of Israel's river, in the county of Coos, reported a bill, entitled "An act to incorporate the Israel's River Company;"

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time by its title.

Said bill was then thus read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Simpson, from the committee on the State House and State House Yard, reported a resolution appointing William Fisk, keeper of the State House and State House Yard for the ensuing year;

Which was read a first time.

Ordered, 'That it be read a second time this forenoon at eleven o'clock.

Mr. Fellows of Andover, from the committee on Claims, to whom was referred the account of L. Smith, reported a resolution in his favor:

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Hatch-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Morrill, from the same committee, to whom was referred the account of Isaac Sturtevant, reported a resolution in his favor;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Hatch-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Morrill, from the same committee, to whom was referred the account of Horace Call, reported a resolution in his favor;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Hatch-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Fellows of Andover, from the same committee, to whom was referred the account of John H. George, reported a resolution in his favor;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Hatch-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. J. S. Morrison, from the committee on Military Affairs, to whom was referred the petition of Gardner Annis and others, praying for the removal from office of the captain of the sixth company of infantry, in the thirteenth regiment, made a report, whereupon—

Resolved, That the petitioners have leave to withdraw

their petition.

Mr. J. S. Morrison, from the same committee, to whom was referred the petition of Henry T. Sanborn and others, praying for the removal from office of certain officers of the fourth company of infantry, in the thirty-first regiment, made a further report, whereupon—

Resolved, That said petitioners have leave to withdraw

their petition.

Mr. Pierce of Hillsborough, from the same committee, reported a bill, entitled "An act making appropriations for the militia of this State for the year of our Lord one thousand eight hundred and forty-eight;"

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said bill was then read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Eastman of Hampstead, from the committee on Towns and Parishes, to whom was referred the petitions of Stephen Perley and others, and Joseph Ela and others, praying for a division of the town of Meredith, and the remonstrances of Benjamin S. Tuttle and others, and Thomas J. Robinson and others, against the granting the prayer of the foregoing petitions, made a report, whereupon—

Resolved, That said petitioners and remonstrants have leave to withdraw their respective petitions and remonstrances.

Mr. B. F. McIntire, from the same committee, to whom was referred the petition of Samuel Goodrich and others, praying for a division of the town of Chesterfield, made a report, whereupon—

Resolved, That the further consideration of said petition be postponed to the adjourned session of the legislature, and the petitioners be directed to give such notice of the

pendency thereof as the law requires.

Mr. Peawey, from the committee on Agriculture and Manufactures, who were instructed to inquire into the expediency of making further provision by law for the protection of fruit and fruit trees against depredations, made a report, whereupon—

Resolved, That the further consideration of the subject

be postponed to the next session of the legislature.

Mr. Worth, from the same committee, to whom was referred the bill, entitled "An act to incorporate the Hill and Boston Manufacturing Company," reported the same without amendment.

Ordered, That it be read a third time.

On motion of Mr. Worth-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time by its title.

Said bill was then thus read a third time.

Resolved, That it pass and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Eaton of Sandown, from the same committee, to whom was referred, on report of committee on Unfinished Business, the bill, entitled "An act to incorporate the Oliverian Manufacturing Company," reported the same to the House without amendment;

And the bill was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Woodbury of Wilmot-

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time by its title.

Said bill was then thus read a second time.

Mr. Fowler moved two verbal amendments to the bill, Which were severally adopted.

Ordered, That the bill be read a third time this afternoon at three o'clock.

Mr. Woodbury of Wilmot, from the committee on the State Prison, to whom was referred the petition of William Eayres and Joseph Greeley, praying for relief for loss sustained by fire at the New Hampshire State Prison, made a report, whereupon—

Resolved, That the committee on the State Prison be discharged from the further consideration of said petition, and

the same be referred to the committee on Claims.

Mr. Marston, from the committee on Railroads, to whom was referred the bill, entitled "An act in addition to and in amendment of an act entitled 'An act to render railroad corporations public in certain cases and constituting a board of railroad commissioners,' approved Dec. 25, 1844," reported said bill in a new draft;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Sawyer-

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time by its title.

Said bill was then thus read a second time.

Mr. Abbott of Nashville moved to amend the bill by adding a previso at the end of the first section.

After debate,

On motion of Mr. Parker of Fitzwilliam-

Resolved, That the bill and amendment be laid upon the table.

Mr. Thompson of Lee, from the committee on Roads, Bridges and Canals, to whom was referred the petition of Barker Burbank and others, praying for an appropriation for a road through Pinkham's Grant in the county of Coos, reported a resolution appropriating the sum of five hundred dollars for that purpose;

Which was read a first time.

On motion of Mr. Eastman of Hampstead-

Resolved, That the further consideration of said resolution be postponed to the adjourned session of the legislature.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That the rules of the House be so far suspended that the select committee appointed to equalize the mileage of the members of the House have leave at this time to report.

Mr. Livingston, from said committee, accordingly reported that the committee had attended to the duty assigned them, and that the travel of the several members of the House had been entered upon the travel roll under the supervision and direction of said committee.

On motion of Mr. Parker of Fitzwilliam— Resolved, That said report be accepted.

Mr. Eastman of Gilmanton, from the committee on Roads, Bridges and Canals, to whom was referred the petition of the selectmen of Chesterfield, in behalf of said town, praying for the grant of authority to construct a toll bridge across the Connecticut river from Chesterfield to Brattleborough or Dummerston, Vermont, reported a bill, entitled "An act to incorporate the Chesterfield Bridge Company;"

Which was read a first time.

On motion of Mr. Hersey-

Resolved, That the further consideration of said bill be postponed to the adjourned session of the legislature.

Mr. Eastman of Gilmanton, from the same committee, to whom were referred the petitions of the selectmen of Erroll and William Dunn and others, praying for an appropriation for building a bridge across the Andrescoggin river in said

town of Erroll, reported a resolution appropriating the sum of four hundred dollars for that purpose;

Which was read a first time.

The question being put upon ordering said resolution to a second reading,

It was decided in the negative.

So the resolution was denied a second reading.

Mr. Hadley, from the committee on Railroads, to whom were referred the petitions of the grantees of the Salisbury and East Kingston Railroad, and of L. D. Peavey and others, both praying for the grant of authority to extend said road to Raymond, reported a bill, entitled "An act to extend the act to establish the Salisbury and East Kingston Railroad Company;"

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Hatch-

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time by its title.

Said bill was then thus read a second time.

On motion of Mr. Chamberlain-

Resolved, That the bill be laid upon the table.

Mr. Haile of Hinsdale, from the same committee, to whom was referred the bill, entitled "An act relating to the freight of cord wood on railroads in this State," made a report, whereupon—

Resolved, That the further consideration of said bill be

postponed to the adjourned session of the legislature.

Mr. Danforth, from the committee on Military Accounts, to whom were referred the account and vouchers of the Adjutant General, reported that they had carefully examined the same, and found the account correctly cast and properly vouched, and that there was an unexpended balance of appropriation in the hands of the Adjutant General amounting to the sum of sixty dollars and ten cents.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That said report be accepted.

Mr. Carpenter, from the committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed, bills of the following titles, and the following address, to wit:

"An act to incorporate the Union Mutual Fire Insurance Company;"

"An act to incorporate the Wanelanset Steam Mills in

Concord;"

"An act to annex a portion of Nash and Sawyer's Location, in the county of Coos, to the town of Carroll, in said county;"

"An act in addition to an act in amendment of 'An act to incorporate the Strafford County Mutual Fire Insurance

Company;' "

"An address for the removal of certain officers therein named:"

On motion of Mr. Marston-

Resolved, That said report be accepted.

Said bills and address were then severally signed by the Speaker.

Ordered, That the clerk notify the Senate thereof.

Mr. Fowler, by leave, presented the petition of Ebenezer Wyman and others, praying for the passage of a law to protect persons engaged in catching pigeons from the wanton and malicious molestation of idlers and vagrants.

Ordered, That the same be referred to the committee on

the Judiciary.

Mr. Fowler, by leave presented the memorial of James F. Otis and others, praying for legislation relative to the sect called Shakers.

Ordered, That said memorial be referred to the committee on the Judiciary.

Mr. Fowler, by leave presented the remonstrances of Asa Ring and others, Ira Plinth and others, Merrill Aldrich and others, Benjamin Calder and others, and R. Lane and others, all against the removal of Saunders W. Cooper from the office of Solicitor of the county of Coos.

Ordered, That said remonstrances be referred to the del-

egation from Coos county.

Mr. Fowler, by leave, presented the account of John D. Norton.

Qrdered, That it be referred to the committee on Claims.

Mr. Sleeper, from the committee on Banks, to whom was referred the bill, entitled "An act to incorporate the Amoskeag Bank," reported the same with sundry amendments;

Which were severally adopted.
On motion of Mr. Coombs—
The House adjourned.

# AFTERNOON.

On motion of Mr. Foss of Strafford, made by leave of the House—

Resolved, That he have leave of absence for the remainder of the present session, on account of sickness in his family.

Mr. Fowler, by leave, gave notice that he will to-morrow ask leave to introduce a bill, entitled "An act to incorpo-

rate the Concord and Maine Railroad."

The House proceeded to the consideration of the general orders of the day upon bills with the following titles, and the following resolutions, to wit:

A resolution in favor of Horace Call;

A resolution in favor of Isaac Sturtevant;

A resolution in favor of John H. George;

A resolution in favor of L. Smith;

"An act to incorporate the Oliverian Manufacturing Com-

Goan act making appropriations for the militia of this State Perce year of our Lord one thousand eight hundred and for-

Ventat;"

Cartel act to alter and amend the charters of certain corpo-Harrin herein named;"

Tuck, were severally read a third time.

Gale, d, That they pass, and the titles of the bills be as Rollins,

Dinsmore, That the clerk notify the Senate thereof and Swain, concurrence therein.

Hanson, e proceeded in the orders of the day to the Hale of Dovo of the bill, entitled "An act in amendment Wadleigh of led 'An act to establish the city of Manches Demeritt of M 10, 1846;"

d a third time.

Mr. Kittridge of Canaan moved the following resolution: Resolved, That the further consideration of the bill be postponed to the adjourned session of the legislature, and the clerk be directed to furnish each of the justices of the snperior court of judicature with a copy of the same, and that said justices be requested to communicate to the House at the adjourned session, their opinion upon the following question: "Is said bill constitutional?"

The question being put upon agreeing to said resolution, Mr. Kittridge of Cannan demanded the yeas and nays.

Those who voted in the affirmative, were Messrs.—

Crombie, Robinson of Brentwood. Langford, Melvin. Stevens of Danville, Dearborn of Deerfield, Hildreth, Marston. Gardner, Wadleigh of Exeter, Godfrey, Perkins of Londonderry, Vennard, Harriman of Plaistow, Tuck, Eaton of Seabrook, Gale, Rollins, Dinsmore. Swain, Hanson, Hale of Dover, Wadleigh of Dover, Demeritt of Farmington, Demeritt of Madbury, Fox, Wetmore, Evans, Wentworth, Whitten, Hale of Somersworth, Stickney, Shapleigh, Twombly, Smith of Gilford. Weeks,

Perkins of New Hampton, Fletcher, Quint, Gove of Sandwich, Ethridge, Bryant, Smith of Boscawen, Burbank, Abbot of Concord, Worth, Danforth. Fowler. Robinson of Concord, Hill of Concord, Peabody, Doe. Nevins, Riddle of Bedford, Bunton, Fellows of Manchester, Riddle of Manchester, White, Boyden, Cross. Hoyt, Potter, Clarke, Pratt, Holt, Putnam. Russell, Sawyer, Rockwood. Williams, Parker of Nashville, Abbott of Nashville. Smith of New Ipswich,

Lee, Kimball, Frost, Parker of Fitzwilliam, Upton, Chamberlain, Sturtevant, Nurse, Porter, Harris, Howe, Fifield, Spaulding, Bellows, Lane of Walpole, Nichols, Turner, Humphrey, Rand of Charlestown, Rossiter,

Blodgett of Claremont,

Allds,

Bassett,

Cole, Blanchard of Croydon, Holden, Wyman, Reed, Hayward, Carbee, Brown of Bristol, Kittridge of Canaan, Sanborn, Chandler, Huckins, Thompson of Holderness, Amsden, Allen, Lovejoy, Charlton, Perkins of Lyme, Barnard, Wheeler,

# Those who voted in the negative, were Messrs.—

Gill.

Philbrick, Eastman of Hampstead, Towle, Blodgett of Kensington, Furber, Kittredge of New Market, Stevens of New Market, Lane of North Hampton, Gove of Nottingham, Laighton, Goodrich. Hatch, B. F. McIntire, Locke, Brown of Raymond, Rand of Rye, Eaton of Sandown, Young of Barrington, Wiggin, Thompson of Lee, Buzzell, Burley of New Durham, Plumer of Alton, Dudley, Grover, Eastman of Gilmanton,

Morrill, Coffin, Eastman of Meredith, Bickford. Ingalis, Taylor, Hodge, Charles, Knox, Hill of Effingham, Tyler, Canney, Hersey, Whitehouse, Meader, Fellows of Andover, Alexander, Paige of Bradford, Mathes of Canterbury, Mason, Perley, Martin, Folsom, Craig, Mitchell, Loverin, Sibley,

Flanders of Loudon,

Andrew, Roby, Dearborn of Northfield, Norris. Neal, Gookin, Dresser, Harriman of Warner, Simonds of Warner, Woodbury of Wilmot, Carr, Flagg, Sawtelle, Forsaith, Gould, Tewksbury, Richardson, Pierce of Hillsborough, Hale of Hollis. Carnes, Griffin, Clement of Lyndeborough, Gage of New Boston, Lawrence, Atwood, J. S. Morrison, Taggart, Hadley, Woodbury of Weare, Burge, Carpenter, Hammond of Gilsum, Symonds of Marlow, Randall, Knowlton, : Holbrook, Aldrich, Albee, Livingston, Pierce of Westmoreland,

Gilmore, Burnham, Shaw, Miller, Todd, Adams of Springfield, Jones. Pillsbury, Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier. Fitts, Young of Franconia, Barney, Bailey, Hazelton, Parker of Hill, Peavey, Savage, Hastings, Stevens of Piermont Simpson, Gilman, Clement of Warren, Whicher, Coombs, Thompson of Bartlett, Hubbard, Worthley, Drew, Mathes of Columbia, Blanchard of Pittsburg, Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown. Rix of Whitefield.

Yeas 117, nays 137.

So the negative of the question prevailed, and said resolution was rejected.

Mr. Gardner moved the following resolutim:

Resolved, That the further consideration of said bill be postponed to the adjouned session of the legislature, and that the mayor and aldermen of the city of Manchester be directed to insert an article in the severa warrants calling

the meetings for the choice of Electors of President and Vice President of the United States, in the several wards of said city in November next, to take the sense of the legal voters upon the following question—"Is it expedient that the bill, now pending before the legislature, in amendment of the charter of the city of Manchester, become a law?"—and the votes in the affirmative and negative of said question shall be counted, declared, recorded and returned by the proper officers in the several wards to the clerk of the city of Manchester, who shall, on or before the first day of the adjourned session, make return thereof to the Secretary of State.

The question being put upon agreeing to said resolution, Mr. Gardner demanded the yeas and nays.

Those who voted in the affirmative, were Messrs.—

**Gr**ombie, inson of Brentwood, Wetmore, Evans, ford, in, Whitten, ens of Danville, Stickney, porn of Deerfield, Shapleigh, eth. Twombly, ion, eigh of Exeter, Weeks, ns of Londonderry, Fletcher, ard. town. Ethridge, man of Plaistow, Bryant, , Burbank, said resolutiore, Worth, Danforth, Fowler, ٥n, said bill of Dover, islature, beigh of Dover, anchester britt of Madbury, Peabody. rants calling

Fox, Wentworth, Hale of Somersworth, Smith of Gilford, Perkins of New Hampton, Gove of Sandwich, Smith of Boscawen, Abbot of Concord, Robinson of Concord, Hill of Concord,

Doe, Nevins, Riddle of Bedford, Bunton, Fellows of Manchester, Riddle of Manchester, White, Boyden, Cross, Hoyt, Potter, Clarke, Pratt, Holt, Putnam, Russell, Sawyer, Rockwood, Williams, Parker of Nashville, Abbott of Nashville, Smith of New Ipswich, Lee, Kimball, Frost, Parker of Fitzwilliam, Haile of Hinsdale, Upton, Chamberlain, Sturtevant, Nurse, Porter, Harris, Howe,

Fifield, Spaulding, Bellows, Lane of Walpole, Nichols, Turner, Humphrey, Rand of Charlestown, Rossiter, Blodgett of Claremont, Allds, Cole, Blanchard of Croydon, Holden, Reed, Hayward, Carbee, Brown of Bristol, Kittridge of Canaan, Sanborn, Chandler, Morse of Haverhill, Page of Haverhill, Huckins, Thompson of Holderness, Amsden, Allen, Lovejoy, Charlton, Perkins of Lyme, Barnard, Wheeler, Gill.

Those who voted in the negative, were Messrs .-

Bassett,
Philbrick,
Burley of Epping,
Eastman of Hampstead,
Towle,

Blodgett of Kensington, Webster, Furber, Kittredge of New Market, Stevens of New Market,

Lane of North Hampton, Tasker, · Gove of Nottingham, Laighton, Goodrich, Hatch, B. F. McIntire, Locke, Brown of Raymond, Rand of Rye, Eaton of Sandown, Young of Barrington, Wiggin, Demeritt of Farmington, Thompson of Lee, Buzzell, Burley of New Durham, Plumer of Alton, Dudley, Grover, . Moulton, Eastman of Gilmanton, Morrill, Coffin, Eastman of Meredith, Bickford, Sleeper, Ingalls, Taylor, Hodge, Charles, Knox, Hill of Effingham, Tyler, Canney, Hersey, Whitehouse, Meader, Fellows of Andover, Alexander, Paige of Bradford, Mathes of Canterbury,

L

l,

Mason, Perley, Martin, Folsom, Craig, Mitchell, Loverin, Sibley, Flanders of Loudon, Andrew, Roby, Dearborn of Northfield, Norris, Neal, Gookin, Dresser, Harriman of Warner, Simonds of Warner, Woodbury of Wilmot, Carr, Flagg, Sawtelle, Forsaith, Gould, Tewksbury, Richardson, Boutwell, Pierce of Hillsborough, Hale of Hollis, Carnes, Griffin, Clement of Lyndeborough, Averill, Gage of New Boston, Lawrence, Atwood, J. S. Morrison, Taggart, Hadley, Woodbury of Weare, Burge, Carpenter,

Hammond of Gilsum. Symonds of Marlow, Randall, Knowlton, Holbrook, Aldrich, Albee, Livingston, Pierce of Westmoreland, Gilmore, Burnham, Shaw, Miller, Todd, Adams of Springfield, Clement of Unity, Jones, Pillsbury, Page of Benton, Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier. Fitts, Young of Franconia, Barney,

Bailey, Hazelton, Parker of Hill, Peavey, Savage, Hastings, Stevens of Piermont, Simpson, Gilman, Clement of Warren, Whicher, Coombs, Thompson of Bartlett, Hubbard, Worthley, Drew, Mathes of Columbia, Rix of Dalton, Blanchard of Pittsburg. Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown. Rix of Whitefield.

Yeas, 117, nays 146.

So the negative of the question prevailed, and the resolution was disagreed to.

The question being put upon agreeing to the passage of the bill,

The yeas and mays were demanded.

Those who voted in the affirmative, were Messrs.-

Bassett,
Philbrick,
Burley of Epping,
Eastman of Hampstead,
Towle,

Blodgett of Kensington, Webster, Furber, Kittredge of New Market, Stevens of New Market,

	Lane of North Hampton, Tasker,	Mathes of Canterbury, Mason,
ł,	Gove of Nottingham,	Perley,
	Laighton,	Martin,
	J. McIntire,	Folsom,
	Goodrich,	Craig,
rmoat.	Hatch,	Mitchell,
	B. F. McIntire,	Loverin,
	Brown of Raymond,	Sibley,
rren,	Rand of Rye,	Flanders of Loudon,
	Eaton of Sandown,	Andrew,
	Young of Barrington,	Roby,
artlet.	Wiggin,	Dearborn of Northfield,
	Demeritt of Farmington,	Norris,
	Thompson of Lee,	Neal,
	Buzzell,	Gookin,
bia,	Burley of New Durham,	Dresser,
·	Plumer of Alton,	Harriman of Warner,
barz.	Dudley,	Simonds of Warner,
,044 <u>C</u> .	Grover,	Woodbury of Wilmot,
	Moulton,	Carr,
	Eastman of Gilmanton,	Flagg,
	Morrill,	Sawtelle,
	Coffin,	Forsaith,
stor:	Eastman of Meredith,	Gould,
	Bickford,	Tewksbury,
	Haines,	Richardson,
	Sleeper,	Boutwell,
	Ingalls,	Pierce of Hillsborough,
e rat	Taylor,	Hale of Hollis,
	$\mathbf{H}$ odge,	Carnes,
ZZĖ,	Charles,	Griffin,
	Knox,	Clement of Lyndeborough,
	Hill of Effingham,	Averill,
	Tyler,	Gage of New Boston,
	Canney,	Lawrence,
	Hersey,	Lee,
	Whitehouse,	Atwood,
	Meader,	J. S. Morrison,
	Fellows of Andover,	Taggart,
	Alexander,	Hadley,
	Paige of Bradford,	Woodbury of Weare,
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Burge, Carpenter, Hammond of Gilsum, Symonds of Marlow, Randall, Knowlton, Holbrook, Aldrich, Albee, Livingston, Pierce of Westmoreland, Gilmore, Burnham, Shaw, Miller, Todd, Adams of Springfield, Clement of Unity, Jones, Pillsbury, Page of Benton, Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier, Fitts, Young of Franconia,

Barney, Bailey, Hazelton, Parker of Hill, Peavey, Savage, Hastings, Stevens of Piermont. Simpson, Gilman, Clement of Warren, Whicher, Coombs, Thompson of Bartlett, Hubbard, Worthley, Drew, Mathes of Columbia, Rix of Dalton, Blanchard of Pittsburg, Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown, Rix of Whitefield.

### Those who voted in the negative, were Messrs.—

Crombie,
Robinson of Brentwood,
Langford,
Melvin,
Stevens of Danville,
Prescott,
Dearborn of Deerfield,
Hildreth,
Marston,
Gardner,
Wadleigh of Exeter,
Hall,

Godfrey,
Perkins of Londonderry,
Vennard,
Harriman of Plaistow,
Eaton of Seabrook,
Rollins,
Dinsmore,
Swain,
Hanson,
Hale of Dover,
Wadleigh of Dover,
Demeritt of Madbury,

Fox, Evans, Wentworth, Whitten, Hale of Somersworth, Stickney, Shapleigh, Twombly, Perkins of New Hampton, Fletcher, Quint, Gove of Sandwich, Ethridge, Smith of Boscawen, Burbank, Abbot of Concord, Fowler, Robinson of Concord, Peabody, Secombe, Nevins, Riddle of Bedford, Bunton, Fellows of Manchester, Riddle of Manchester, White, Boyden, Cross, Hoyt, Potter, Clarke, Pratt, Holt, Russell, Rockwood, Williams, Parker of Nashville, Abbott of Nashville, Smith of New Ipswich, Kimball,

Frost,

Parker of Fitzwilliam.

Haile of Hinsdale, Upton, Chamberlain, Sturtevant, Nurse, Porter, Harris, Rowe, Fifield, Spaulding, Bellows, Lane of Walpole, Nichols, Turner, Humphrey, Rand of Charlestown, Rossiter, Blodgett of Claremont, Allds. Cole, Blanchard of Croydon, Holden, Wyman, Reed, Hayward, Carbee, Brown of Bristol, Kittridge of Canaan, Sanborn, Chandler, Morse of Haverhill, Page of Haverhill, Huckins, Thompson of Holderness, Amsden, Allen, Lovejoy, Charlton, Perkins of Lyme, Barnard, Wheeler, Gill.

Yeas 148, nays 108.

So the affirmative of the question prevailed and the bill

passed.

Mr. Hale of Somersworth moved to amend the title of the bill by striking out all after the words "An act," and inserting instead thereof the words, "to disfranchise the city of Manchester."

The question being put upon agreeing to said amendment, It was decided in the negative.

Resolved. That the title of the bill be as aforesaid.

Ordered, That the clerk request the concurrence of the

Senate in the passage of said bill.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act to incorporate the Israel's River Company."

On motion of Mr. Hatch-

Resolved, That the rules of the House be so far suspended that the bill be read a third time by its title.

Said bill was then thus read a third time.

Resolved, 'That it pass, and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That when the House adjourn this afternoon it adjourn to meet again at nine o'clock to-morrow morning.

The House resumed the consideration of the unfinished business of the forenoon, being the bill, entitled "An act to incorporate the Amoskeag Bańk."

Ordered, That the bill be read a third time.

On motion of Mr. Gardner-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time by its title.

Said bill was then thus read a third time.

Resolved, 'That it pass, and its title be as aforesaid.

Ordered, That the clerk notify the Senate thereof and

Ordered, That the clerk notify the Senate thereof and request their concurrence therein.

Mr. Dresser, agreeably to a vote of the House on report of committee on Education, introduced a bill, entitled "An act to annex Asa Sargent, jr., to school district number seventeen in Warner;" Which was read a first and second time.

Ordered, That it be referred to the committee on Education.

Mr. Woodbury of Wilmot, by leave, introduced a joint resolution in favor of T. A. Barker and B. A. Noyes, doorkeepers of the House:

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Parker of Fitzwilliam-

Resolved, 'That the rules of the House be so far suspended that the resolution be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time.

On motion of Mr. Hatch-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present

Said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

The following message was received from the Senate by their clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of bills with the following titles, and the following resolutions, to wit:

'An act relating to school districts in the town of Pitts-

burg;'

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'An act relating to Pemigewasset Bank;'

'An act to incorporate the Andover Academy;'

'An act to incorporate the White River Falls Corporation;' 'An act establishing the line between the towns of Candia and Raymond:

A resolution in favor of John Stackpole, jr.;

A resolution appropriating the balance of the amount of the avails of the public lands, now in the treasury to the support of common schools:

A resolution appropriating a certain sum for the maintainance of indigent persons belonging to this State at the Asy-

lum for the Insane;

A resolution appropriating a certain sum for the support of indigent deaf and dumb persons of this State at Hartford, and of indigent blind persons of this State at the institution for the blind at Boston;

A resolution relating to the removal of the State Library; A resolution for the survey of lands in the town of Pitts-

burg, and the appointment of agents;"

The following further message was received from the Senate by their clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a bill with the following title, and the following resolutions, to wit:

'An act to amend the act passed 25th Dec., 1844, rendering railroad corporations public in certain cases, and con-

stituting a board of railroad commissioners;'

A resolution in favor of Porter & Rolfe; A resolution in favor of Lewis Smith;

A resolution in favor of John H. George."

The following further message was received from the Senate by their clerk:

"Mr. Speaker—The Senate have passed bills with the following titles, to wit:

'An act to provide for adjourned sittings at Amherst of the court of common pleas for the county of Hillsborough;'

'An act relating to the Vermont Central and the Connecticut and Passumpsic Rivers Railroads,' in which they ask the concurrence of the House of Representatives.

The Senate concur with the House of Representatives in

the passage of bills with the following titles, to wit:

'An act to incorporate the Claremont Bank;'

'An act to alter the names of certain persons,' with amendments, in which they ask the concurrence of the House of Representatives.

The Senate concur with the House of Representatives in the adoption of their amendment to a bill with the following title, to wit: 'An act to alter and amend the charters of certain corporations therein named.'

The Senate concur with the House of Representatives in

the passage of a bill with the following title, to wit: 'An act in amendment of the laws relating to licensed houses.'"

The House proceeded to the consideration of the foregoing bill, sent down from the Senate, entitled "An act to provide for adjourned sittings at Amherst of the court of common pleas for the county of Hillsborough."

Mr. Kittridge of Canaan moved that the rules of the House be so far suspended that the bill be read a first time

by its title.

The question being put upon agreeing to said motion,

It was decided in the negative.

Said bill was then read a first and second time.

Ordered, That it be referred to the committee on the Ju-

diciary.

The House proceeded to the consideration of the foregoing bill, sent down from the Senate, entitled "An act relating to the Vermont Central and the Connecticut and Passumpsic Rivers Railroads;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

The House proceeded to the consideration of the foregoing bill, with the amendment sent down from the Senate, entitled "An act to incorporate the Claremont Bank."

The Senate proposed to amend the bill by striking out the word "three," in the third line of the fourth section, and inserting instead thereof the word "four."

The question being put upon concurring with the Senate in the adoption of said amendment,

It was decided in the affirmative.

Ordered, That the clerk notify the Senate thereof.

The House proceeded to the consideration of the foregoing bill, with the amendment sent down from the Senate, entitled "An act to alter the names of certain persons."

The Senate proposed to amend the bill by adding at the close of the first section the following words: "Eliphalet Peck of Walpole may take the name of Augustus E. Peck."

The question being put upon concurring with the Senate in the adoption of the foregoing amendment to said bill,

It was decided in the affirmative.

Ordered, That the clerk inform the Senate thereof.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate have postponed to the next session of the legislature, bills with following titles, to wit:

'An act to incorporate the East Jaffrey Fireman's Com-

pany;

'An act in further addition to an act approved July 1st, 1831, and entitled "An act to establish a corporation by the name of the Amoskeag Manufacturing Company;"'

The Senate concur with the House of Representatives in the passage of bills with the following titles and the fol-

lowing resolutions, to wit:

'An act to constitute a company of Light Infantry in the tenth regiment of militia;'

'An act to incorporate the Walpole Manufacturing Com-

pany;

'An act in addition to an act in amendment of an act to incorporate the Strafford County Mutual Fire Insurance Company;'

'An act to annex a portion of Nash and Sawyer's Location, in the county of Coos, to the town of Carroll, in said

county;'

'An act to incorporate the Wanolanset Steam Mills in

Concord;

A resolution authorizing the State Treasurer to borrow on the credit and for the use of the State the sum of thirtyfive thousand dollars.

A resolution in favor of William L. Foster.

The Senate concur with the House of Representatives in the passage of a bill with the following title, to wit: 'An act in amendment of the fourth section of chapter 75 of the Revised Statutes,' with an amendment, in which they ask the concurrence of the House of Representatives.

The Senate have passed a bill with the following title, to wit: 'An act to incorporate the Winnipisseogee Steamboat Company,' in which they ask the concurrence of the House

of Representatives."

The House proceeded to the consideration of the foregoing bill, entitled "An act in amendment of the fourth sec-

tion of chapter 75 of the Revised Statutes," with the amendment sent down from the Senate.

The question being put upon concuring with the Senate in the adoption of their amendment to said bill,

It was decided in the affirmative.

Ordered, That the clerk inform the Senate thereof.

The House proceeded to the consideration of the foregoing bill, sent down from the Senate, entitled "An act to incorporate the Winnipisseogee Steamboat Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

Mr. Fowler moved a re-consideration of the vote of the House, concurring with the Senate in the adoption of their amendment to the bill, entitled "An act in amendment of the fourth section of chapter 75 of the Revised Statutes," he having voted with the majority upon that question.

The question being put upon agreeing to said motion,

It was decided in the affirmative.

So said vote was re-considered.

On motion of Mr. Fowler-

Resolved, That said bill and proposed amendment be laid upon the table.

The following further message was received from the Senate by their clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of an address for the removal of certain officers therein named.

The Senate concur with the House of Representatives in the passage of the following resolutions, to wit: resolutions relative to the purchase of a chandelier, to be placed in the hall of the House of Representatives, with an amendment, in which they ask the concurrence of the House of Representatives.

The Senate have indefinitely postponed a bill with the following title, to wit: 'An act in addition to chapter thirty-

one of the Revised Statutes."

The House proceeded to the consideration of the amendment sent down from the Senate, to the resolutions providing for the purchase of a chandelier to be placed in the Representatives' Hall.

The Senate proposed to amend the resolutions so as to provide for the purchase of a chandelier for the Senate Chamber.

The question being put upon concurring with the Senate in the adoption of their amendment to said resolutions,

It was decided in the affirmative.

Ordered, That the clerk inform the Senate thereof.

Mr. Grant gave notice that he will on some future day ask leave to introduce a bill, having for its object the changing of the time for taking the valuation of taxable property from the first day of April to the first day of May, so as to correspond with the time of taking the valuation in the States of Maine and Massachusetts.

Mr. Kittridge of Canaan moved the following resolution:

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of placing all corporations created by the legislature of 1844 and 1845, within the unlimited and unrestricted control of the legislature, and report by bill or otherwise.

The question being put upon agreeing to said resolution,

It was decided in the negative.

So said resolution was rejected.

Mr. Neal, agreeably to notice previously given, moved that the vote of the House agreeing to the resolution reported from the committee on Towns and Parishes, giving the petitioners, praying for legislation in relation to the line between the towns of Centre Harbor and Holderness, leave to withdraw their petitions, be re-considered, he having voted with the majority upon that question.

The question being put upon agreeing to said motion,

It was decided in the affirmative.

So said vote was re-considered.

On motion of Mr. Neal-

Resolved, That said report be re-committed to the committee on Towns and Parishes.

On motion of Mr. Hatch-

Resolved, That the further consideration of all petitions, resolutions, bills, and all papers and matters which shall not be finally acted upon at the close of the present session, be postponed to the adjourned session of the general court, and

that all papers which shall be in the hands of any committee at the close of the session shall be placed in the custody of the clerk of the House at the adjournment, and that the same shall be returned to same committees at the beginning of the adjourned session.

On motion of Mr. Burnham-

Resolved, That the rules of the House be so far suspended that he have leave at this time to introduce a bill.

Mr. Burnham accordingly introduced a bill, entitled "An act regulating the sale of active poisons;"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

On motion of Mr. Fowler-

The House resumed the consideration of the bill, entitled "An act to extend the act to establish the Salisbury and East Kingston Railroad Company."

Ordered, That the bill be read a third time.

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time by its title.

Said bill was then thus read a third time.

Resolved, That it pass, and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Haile of Hinsdale— The House adjourned.

# FRIDAY, June 23, 1848.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Parker of Fitzwilliam presented the petition of L. and E. Bowker and others, praying that a certain portion of land may be severed from the town of Troy and annexed to the town of Fitzwilliam.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That the consideration of said petition be postponed to the adjourned session of the legislature, and the petitioners be directed to give such notice of the pendency thereof as the law requires.

Mr. Clement of Lyndeborough presented the petition of Ira Gage and others, praying for the grant of a charter for a railroad from Bellows Falls, Vermont, to Amherst.

Ordered, That said petition be referred to the committee on Railroads.

Mr. Rix of Lancaster presented the petition of B. F. Whidden and others, praying for an amendment of the act constituting the Atlantic and St. Lawrence Railroad Company, a corporation within this State.

Ordered, That it be referred to the committee on Rail-

roads.

Mr. Pierce of Hillsborough presented the petition of Dorson Russell and others, praying for exemption from paying taxes occasioned by the use of intoxicating drinks.

Ordered. That it be referred to the committee on the Ju-

diciary.

Mr. Eastman of Gilmanton presented the account of Ira R. Philbrick.

Ordered, That it be referred to the committee on Claims.

On motion of Mr. Sanborn-

Resolved. That the rules of the House be so far suspended that he have leave at this time to introduce a bill.

Mr. Sanborn accordingly introduced a bill, entitled "An act relating to Life Insurance;"

Which was read a first and second time.

Ordered. That it be referred to the committee on the Ju-

diciary.

Mr. Hadley, from the committee on Railroads, to whom was referred the bill, entitled "An act to incorporate the Contoocook Valley Railroad," reported the same in a new draft:

Which was read a first time.

Mr. Marston moved that the bill be laid upon the table.

The question being put upon agreeing to said motion,

It was decided in the negative.

Ordered, That the bill be read a second time this forenoon at eleven o'clock.

Mr. Hadley, from the same committee, to whom was referred the bill, entitled "An act relating to the Vermont Central and the Connecticut and Passumpsic Rivers Railroads," made a report, whereupon—

Resolved, That the committee on Railroads be discharged from the further consideration of said bill, and the same

be referred to the committee on the Judiciary.

Mr. Rossiter, from the same committee, to whom was referred the bill, entitled "An act to incorporate the Concord and Claremont Railroad," reported the same with sundry amendments;

Which were severally adopted.

Mr. Clement of Unity moved that the bill be laid upon the table.

The question being put upon agreeing to said motion,

It was decided in the negative.

Ordered, That the bill be read a third time this afternoon at three o'clock.

Mr. Fowler, from the committee on the Judiciary, to whom was referred the bill, entitled "An act to provide for the better instruction of youth in manufacturing establishments," reported the same in a new draft;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. J. S. Morrison-

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time by its title.

Said bill was then thus read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Lane of Walpole, from the same committee, to whom was referred the bill, entitled "An act to provide for adjourned sittings, at Amherst, of the court of common pleas for the county of Hillsborough," reported the same with the following amendment:

Strike from the first section of the bill the words, "instead

of to said Manchester."

The question being put upon agreeing to said amendment, It was decided in the affirmative.

Ordered, That the bill be read a third time this afternoon at three o'clock.

Mr. Chamberlain, from the same committee, to whom was referred the bill, entitled "An act to regulate the sale of active poisons," reported the same with an amendment;

Which was adopted.

Ordered, That the bill be read a third time this afternoon at three o'clock.

Mr. Norris, from the same committee, to whom was referred the message of His Excellency the Governor, transmitting to the House the annual report of the railroad commissioners, exhibiting the condition of the several railroads in this State, together with said reports, reported a joint resolution instructing the Attorney General to test the legality of certain proceedings of the Northern and Franklin and Bristol railroads;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Norris-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time.

On motion of Mr. Hersey-

Resolved, That the rules of the House be so far suspended that it be read a third time at the present time.

· Said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

The Speaker laid before the House the following communication, which had been laid upon his table by Mr. Randall of Richmond:

"House of Representatives, June 23, 1848.

Mr. Speaker—I hereby resign my seat in this House as a representative from the town of Richmond.

STEPHEN RANDALL."

On motion of Mr. Norris-

Resolved, That the clerk be directed to notify the town of Richmond of said resignation.

Mr. Eastman of Hampstead, from the committee on Towns and Parishes, to whom was referred the petition of Nathaniel W. Knowlton and others, paying that a portion of the town of Sutton may be severed therefrom and annexed to the town of New London, reported a bill, entitled "An act to sever a part of Sutton and annex the same to New London:"

Which was read a first time.

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Ordered, That it be read a second time.

On motion of Mr. Woodbury of Wilmot-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time by its title.

Said bill was then thus read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Wetmore, from the committee on the State Prison, to whom were referred the reports of the warden, chaplain and physician of the New Hampshire State Prison, reported a joint resolution making an appropriation to pay for the services of certain officers of the prison, and to purchase books for the prison library;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Woodbury of Wilmot-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Woodbury of Wilmot, from the committee on the State Prison, to whom were referred the reports of the warden, physician and chaplain of the New Hampshire State Prison, together with so much of the address of His Excellency the Governor as relates to that institution, reported that said committee had attended to the duties assigned them, and submitted the following

#### REPORT:

From the examination which the committee have made, they find the report of the warden full and satisfactory, and the vouchers of the disbursements are filed in the office of the Secretary of State according to law. No appropriation

is needed, in the opinion of the committee, at the present time, for building or repairs. The discipline at the State prison is, in the opinion of the committee, correct, and such as would be likely to benefit the convict as well as the State; reflecting the highest credit upon the warden and other officers of the prison. The committee express the hope that the same system may be continued. The moral and intellectual instruction of the convict is undoubtedly of great utility, and advantage to all parties, and liberal appropriations for such objects may be judiciously made.

JOHN WOODBURY, Jr., for Committee.

On motion of Mr. Hatch-

Resolved, That said report be accepted.

Mr. Hatch, from the committee on the Judiciary, to whom was referred the petition of James Rollins and others, praying for the passage of a law to prevent the destruction of fish in Salmon Falls river, made a report, whereupon—

Resolved, That the petitioners have leave to bring in a bill.

Mr. Eastman of Gilmanton, from the committee on Roads, Bridges and Canals, to whom was referred the annual report of the directors of the Amoskeag Falls Bridge, made a report, whereupon—

Resolved, That said report appears to be full and satisfactory, and that the same be filed in the office of the Secreta-

ry of State.

Mr. Sawtelle, from the committee on Education, to whom was referred the bill, entitled "An act to annex Asa Sargent, jr., to school district number seventeen in Warner," reported the same without amendment.

Ordered, That it be read a third time.

On motion of Mr. Sawtelle-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time by its title.

Said bill was then thus read a third time.

Resolved, That it pass and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Cross, from the committee on Military Affairs, to

whom were referred sundry petitions, praying for removal of certain military officers, reported

"An address for the removal of certain military officers therein named;"

Which was read.

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The question being put upon agreeing to said address,

It was decided in the affirmative.

So said address passed.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Pierce of Hillsborough, from the same committee, to whom was referred the message of His Excellency the Governor, transmitting to the House the report and returns of the Adjutant and Quartermaster General, together with said report and returns, made a report, whereupon—

Resolved, That said returns are satisfactory, and that the

same be filed in the office of the Adjutant General.

Mr. Bickford, from the same committee, to whom was referred the petition of T. Clark, colonel of the sixteenth regiment, praying for a gun carriage for the artillery company in said regiment, reported a bill, entitled "An act making appropriation for artillery company in sixteenth regiment;"

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Pierce of Hillsborough-

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time by its title.

Said bill was then thus read a second time.

Mr. Pierce of Hillsborough moved an amendment, which was adopted.

Mr. Fowler moved an amendment, which was adopted.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Boyden, from the committee on Claims, to whom was referred the account of William Fisk, reported a resolution in his favor;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Fellows of Andover-

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate have postponed to the next session of the legislature, bills with following titles, to wit:

'An act to incorporate the East Jaffrey Fireman's Com-

pany;

'An act in further addition to an act approved July 1st, 1831, and entitled "An act to establish a corporation by the name of the Amoskeag Manufacturing Company;"'

The Senate concur with the House of Representatives in the passage of bills with the following titles and the fol-

lowing resolutions, to wit:

'An act to constitute a company of Light Infantry in the tenth regiment of militia;'

'An act to incorporate the Walpole Manufacturing Com-

pany;

'An act in addition to an act in amendment of an act to incorporate the Strafford County Mutual Fire Insurance Company:'

'An act to annex a portion of Nash and Sawyer's Location, in the county of Coos, to the town of Carroll, in said county:'

'An act to incorporate the Wanolanset Steam Mills in

Concord;

A resolution authorizing the State Treasurer to borrow on the credit and for the use of the State the sum of thirtyfive thousand dollars.

A resolution in favor of William L. Foster.

The Senate concur with the House of Representatives in the passage of a bill with the following title, to wit: 'An act in amendment of the fourth section of chapter 75 of the Revised Statutes,' with an amendment, in which they ask the concurrence of the House of Representatives.

The Senate have passed a bill with the following title, to wit: 'An act to incorporate the Winnipisseogee Steamboat Company,' in which they ask the concurrence of the House

of Representatives."

The House proceeded to the consideration of the foregoing bill, entitled "An act in amendment of the fourth sec-

tion of chapter 75 of the Revised Statutes," with the amendment sent down from the Senate.

The question being put upon concuring with the Senate in the adoption of their amendment to said bill,

It was decided in the affirmative.

Ordered, That the clerk inform the Senate thereof.

The House proceeded to the consideration of the foregoing bill, sent down from the Senate, entitled "An act to incorporate the Winnipisseogee Steamboat Company;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Incorporations.

Mr. Fowler moved a re-consideration of the vote of the House, concurring with the Senate in the adoption of their amendment to the bill, entitled "An act in amendment of the fourth section of chapter 75 of the Revised Statutes," he having voted with the majority upon that question.

The question being put upon agreeing to said motion,

It was decided in the affirmative.

So said vote was re-considered.

On motion of Mr. Fowler-

Resolved, That said bill and proposed amendment be laid upon the table.

The following further message was received from the Senate by their clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of an address for the removal of certain officers therein named.

The Senate concur with the House of Representatives in the passage of the following resolutions, to wit: resolutions relative to the purchase of a chandelier, to be placed in the hall of the House of Representatives, with an amendment, in which they ask the concurrence of the House of Representatives.

The Senate have indefinitely postponed a bill with the following title, to wit: 'An act in addition to chapter thirty-

one of the Revised Statutes."

The House proceeded to the consideration of the amendment sent down from the Senate, to the resolutions providing for the purchase of a chandelier to be placed in the Re-

presentatives' Hall.

The Senate proposed to amend the resolutions so as to provide for the purchase of a chandelier for the Senate Chamber.

The question being put upon concurring with the Senate in the adoption of their amendment to said resolutions,

It was decided in the affirmative.

Ordered, That the clerk inform the Senate thereof.

Mr. Grant gave notice that he will on some future day ask leave to introduce a bill, having for its object the changing of the time for taking the valuation of taxable property from the first day of April to the first day of May, so as to correspond with the time of taking the valuation in the States of Maine and Massachusetts.

Mr. Kittridge of Canaan moved the following resolution:

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of placing all corporations created by the legislature of 1844 and 1845, within the unlimited and unrestricted control of the legislature, and report by bill or otherwise.

The question being put upon agreeing to said resolution,

It was decided in the negative.

So said resolution was rejected.

Mr. Neal, agreeably to notice previously given, moved that the vote of the House agreeing to the resolution reported from the committee on Towns and Parishes, giving the petitioners, praying for legislation in relation to the line between the towns of Centre Harbor and Holderness, leave to withdraw their petitions, be re-considered, he having voted with the majority upon that question.

The question being put upon agreeing to said motion,

It was decided in the affirmative.

So said vote was re-considered.

On motion of Mr. Neal-

Resolved, That said report be re-committed to the committee on Towns and Parishes.

On motion of Mr. Hatch-

Resolved, That the further consideration of all petitions, resolutions, bills, and all papers and matters which shall not be finally acted upon at the close of the present session, be postponed to the adjourned session of the general court, and

that all papers which shall be in the hands of any committee at the close of the session shall be placed in the custody of the clerk of the House at the adjournment, and that the same shall be returned to same committees at the beginning of the adjourned session.

On motion of Mr. Burnham-

Resolved, That the rules of the House be so far suspended that he have leave at this time to introduce a bill.

Mr. Burnham accordingly introduced a bill, entitled "An act regulating the sale of active poisons;"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

On motion of Mr. Fowler-

The House resumed the consideration of the bill, entitled "An act to extend the act to establish the Salisbury and East Kingston Railroad Company."

Ordered, That the bill be read a third time.

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time by its title.

Said bill was then thus read a third time.

Resolved, That it pass, and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Haile of Hinsdale— The House adjourned.

# FRIDAY, June 23, 1848.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Parker of Fitzwilliam presented the petition of L. and E. Bowker and others, praying that a certain portion of land may be severed from the town of Troy and annexed to the town of Fitzwilliam.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That the consideration of said petition be postponed to the adjourned session of the legislature, and the . petitioners be directed to give such notice of the pendency thereof as the law requires.

Mr. Clement of Lyndeborough presented the petition of Ira Gage and others, praying for the grant of a charter for a

railroad from Bellows Falls. Vermont, to Amherst.

Ordered, That said petition be referred to the committee on Railroads.

Mr. Rix of Lancaster presented the petition of B. F. Whidden and others, praying for an amendment of the act constituting the Atlantic and St. Lawrence Railroad Company, a corporation within this State.

Ordered, That it be referred to the committee on Rail-

roads.

Mr. Pierce of Hillsborough presented the petition of Dorson Russell and others, praying for exemption from paying taxes occasioned by the use of intoxicating drinks.

Ordered, That it be referred to the committee on the Ju-

diciary.

Mr. Eastman of Gilmanton presented the account of Ira R. Philbrick.

Ordered, That it be referred to the committee on Claims. On motion of Mr. Sanborn-

Resolved. That the rules of the House be so far suspended that he have leave at this time to introduce a bill.

Mr. Sanborn accordingly introduced a bill, entitled "An . act relating to Life Insurance;"

Which was read a first and second time.

Ordered. That it be referred to the committee on the Judiciary.

Mr. Hadley, from the committee on Railroads, to whom was referred the bill, entitled "An act to incorporate the Contoocook Valley Railroad," reported the same in a new draft:

Which was read a first time.

Mr. Marston moved that the bill be laid upon the table.

The question being put upon agreeing to said motion,

It was decided in the negative.

Ordered, That the bill be read a second time this forenoon at eleven o'clock.

Mr. Hadley, from the same committee, to whom was referred the bill, entitled "An act relating to the Vermont Central and the Connecticut and Passumpsic Rivers Railroads," made a report, whereupon—

Resolved, That the committee on Railroads be discharged from the further consideration of said bill, and the same

be referred to the committee on the Judiciary.

Mr. Rossiter, from the same committee, to whom was referred the bill, entitled "An act to incorporate the Concord and Claremont Railroad," reported the same with sundry amendments;

Which were severally adopted.

Mr. Clement of Unity moved that the bill be laid upon the table.

The question being put upon agreeing to said motion,

It was decided in the negative.

Ordered, That the bill be read a third time this afternoon at three o'clock.

Mr. Fowler, from the committee on the Judiciary, to whom was referred the bill, entitled "An act to provide for the better instruction of youth in manufacturing establishments," reported the same in a new draft;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. J. S. Morrison-

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time by its title.

Said bill was then thus read a second time.

Ordered, 'That it be read a third time this afternoon at three o'clock.

Mr. Lane of Walpole, from the same committee, to whom was referred the bill, entitled "An act to provide for adjourned sittings, at Amherst, of the court of common pleas for the county of Hillsborough," reported the same with the following amendment:

Strike from the first section of the bill the words, "instead

of to said Manchester."

The question being put upon agreeing to said amendment, It was decided in the affirmative.

Ordered, That the bill be read a third time this afternoon at three o'clock.

Mr. Chamberlain, from the same committee, to whom was referred the bill, entitled "An act to regulate the sale of active poisons," reported the same with an amendment:

Which was adopted.

Ordered, That the bill be read a third time this afternoon at three o'clock.

Mr. Norris, from the same committee, to whom was referred the message of His Excellency the Governor, transmitting to the House the annual report of the railroad commissioners, exhibiting the condition of the several railroads in this State, together with said reports, reported a joint resolution instructing the Attorney General to test the legality of certain proceedings of the Northern and Franklin and Bristol railroads:

Which was read a first time.

Ordered. That it be read a second time.

On motion of Mr. Norris-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time.

On motion of Mr. Hersey-

Resolved, That the rules of the House be so far suspended that it be read a third time at the present time.

· Said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

The Speaker laid before the House the following communication, which had been laid upon his table by Mr. Randall of Richmond:

> "House of Representatives, ? June 23, 1848.

Mr. Speaker-I hereby resign my seat in this House as a representative from the town of Richmond.

STEPHEN RANDALL."

On motion of Mr. Norris-

Resolved, That the clerk be directed to notify the town of Richmond of said resignation.

Mr. Eastman of Hampstead, from the committee on Towns and Parishes, to whom was referred the petition of Nathaniel W. Knowlton and others, paying that a portion of the town of Sutton may be severed therefrom and annexed to the town of New London, reported a bill, entitled "An act to sever a part of Sutton and annex the same to New London:"

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Woodbury of Wilmot-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time by its title.

Said bill was then thus read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Wetmore, from the committee on the State Prison, to whom were referred the reports of the warden, chaplain and physician of the New Hampshire State Prison, reported a joint resolution making an appropriation to pay for the services of certain officers of the prison, and to purchase books for the prison library;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Woodbury of Wilmot-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Woodbury of Wilmot, from the committee on the State Prison, to whom were referred the reports of the warden, physician and chaplain of the New Hampshire State Prison, together with so much of the address of His Excellency the Governor as relates to that institution, reported that said committee had attended to the duties assigned them, and submitted the following

#### REPORT:

From the examination which the committee have made, they find the report of the warden full and satisfactory, and the vouchers of the disbursements are filed in the office of the Secretary of State according to law. No appropriation

is needed, in the opinion of the committee, at the present time, for building or repairs. The discipline at the State prison is, in the opinion of the committee, correct, and such as would be likely to benefit the convict as well as the State; reflecting the highest credit upon the warden and other officers of the prison. The committee express the hope that the same system may be continued. The moral and intellectual instruction of the convict is undoubtedly of great utility, and advantage to all parties, and liberal appropriations for such objects may be judiciously made.

JOHN WOODBURY, Jr., for Committee.

On motion of Mr. Hatch-

Resolved, That said report be accepted.

Mr. Hatch, from the committee on the Judiciary, to whom was referred the petition of James Rollins and others, praying for the passage of a law to prevent the destruction of fish in Salmon Falls river, made a report, whereupon—

Resolved, That the petitioners have leave to bring in a bill.

Mr. Eastman of Gilmanton, from the committee on Roads, Bridges and Canals, to whom was referred the annual report of the directors of the Amoskeag Falls Bridge, made a report, whereupon—

Resolved, That said report appears to be full and satisfactory, and that the same be filed in the office of the Secreta-

ry of State.

Mr. Sawtelle, from the committee on Education, to whom was referred the bill, entitled "An act to annex Asa Sargent, jr., to school district number seventeen in Warner," reported the same without amendment.

Ordered, That it be read a third time.

On motion of Mr. Sawtelle-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time by its title.

Said bill was then thus read a third time.

Resolved, That it pass and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Cross, from the committee on Military Affairs, to

whom were referred sundry petitions, praying for removal of certain military officers, reported

"An address for the removal of certain military officers therein named;"

Which was read.

The question being put upon agreeing to said address,

It was decided in the affirmative.

So said address passed.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Pierce of Hillsborough, from the same committee, to whom was referred the message of His Excellency the Governor, transmitting to the House the report and returns of the Adjutant and Quartermaster General, together with said report and returns, made a report, whereupon—

Resolved, That said returns are satisfactory, and that the

same be filed in the office of the Adjutant General.

Mr. Bickford, from the same committee, to whom was referred the petition of T. Clark, colonel of the sixteenth regiment, praying for a gun carriage for the artillery company in said regiment, reported a bill, entitled "An act making appropriation for artillery company in sixteenth regiment;"

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Pierce of Hillsborough-

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time by its title.

Said bill was then thus read a second time.

Mr. Pierce of Hillsborough moved an amendment, which was adopted.

Mr. Fowler moved an amendment, which was adopted.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Boyden, from the committee on Claims, to whom was referred the account of William Fisk, reported a resolution in his favor;

Which was read a first time.

Ordered. That it be read a second time.

On motion of Mr. Fellows of Andover-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Boyden, from the same committee, to whom was referred the account of Nathaniel Kingsbury, reported a resolution in his favor;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Sturtevant-

Resolved, That the rules of the House be so far suspended that the resolution be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Parker of Fitzwilliam, from the committee on Education, to whom were referred the petition of Thomas G. Banks and another, prudential committee of school district number four in Nashua, praying for the passage of a law empowering said district to build an additional school house, and the bill, entitled "An act in addition to and in amendment of chapter 71 of the Revised Statutes," with sundry amendments which had been proposed to said bill; also the bill, entitled "An act in addition to chapter sixty-ninth of the Revised Statutes upon the powers of selectmen in the towns where union districts are formed by the selectmen of two towns or more," and who were instructed to inquire into the expediency of so amending chapter 71 of the Revised Statutes as to authorize the erection and maintainance of more than one school house in the same school district in certain cases, and who were also instructed to inquire into the expediency of authorizing single school districts to establish and maintain high schools in certain cases, reported a bill, entitled "An act relating to school districts;"

Which was read a first time.

Ordered, 'That it be read a second time.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time by its title.

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Said bill was then thus read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Worth, from the committee on Agriculture and Manufactures, who were instructed to inquire into the expediency of providing by law for the better protection of cranberry meadows, made a report, whereupon—

Resolved, That the further consideration of the subject be postponed to the adjourned session of the legislature.

Mr. Peavey, from the same committee, to whom was referred the bill, entitled "An act to incorporate the Highland Manufacturing Company," reported the same without amendment.

Ordered, That it be read a third time. On motion of Mr. Abbott of Nashville-

Resolved, That the rules of the House be so far suspended that it be read a third time at the present time.

Said bill was then read a third time.

Resolved, That it pass, and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Haines, from the committee on Incorporations, to whom was referred the bill, entitled "An act to incorporate the Winnipisseogee Steamboat Company," reported the same without amendment;

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Clement, from the committee on Elections, to whom was referred the remonstrance of William Harkness and others, against the right of Stephen Randall to a seat in the House as a member from the town of Richmond and sundry affidavits and other papers in relation thereto, made a report, whereupon—

Resolved, That the committee on Elections be discharged from the further consideration of the subject.

Mr. Richardson, from the committee on Military Affairs, who had had under consideration the condition of the militia of New Hampshire generally, and particularly the condition of the military property of the State not now in use, reported a joint resolution authorizing the adjutant general to collect and take charge of all pieces of ordnance and all arms and musical instruments belonging to the State and not now

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susp**eri** time if used by regular companies, and hold them ready to be distributed again, and to sell such of the same as shall prove unfit for service;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Richardson-

Resolved, That the rules of the House be so far suspended that the resolution be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time this afternoon at three o'clock.

Mr. Pierce of Bethlehem, from the committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed, bills of the following titles, and the following resolutions, to wit:

"An act to alter and amend the charters of certain corpo-

rations therein named;"

"An act to alter the names of certain persons;"
"An act to incorporate the Andover Academy;"

"An act to incorporate the White River Falls Corporation;"

"An act to amend the act passed 25th Dec., 1844, rendering railroad corporations public in certain cases and constituting a board of railroad commissioners;"

"An act establishing the line between the towns of Can-

dia and Raymond;"

"An act relating to Pemigewasset Bank;"

"An act in amendment of the laws relating to licensed houses;"

"An act to constitute a company of light infantry in the tenth regiment of militia;"

"An act to incorporate the Walpole Manufacturing Company;"

"An act relating to school districts in the town of Pittsburg;"

"An act to incorporate the Claremont Bank;"

A resolution making appropriations for the support of indigent deaf and dumb persons of this State at the Asylum at Hartford, and for the support of indigent blind and partially blind persons of this State at the institution for the blind at Boston;

A resolution appropriating the balance of the proceeds of

the sales of the public lands now in the treasury of this State, for the support of common schools;

A resolution making an appropriation for the maintenance of indigent insane persons of this State at the New Hamp-

shire Asylum for the Insane;

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A resolution providing for the purchase of chandeliers, to be placed in the Senate Chamber and the Hall of the House of Representatives;

A resolution authorizing the removal of the State library

into the rotunda under the Representatives' Hall;

A resolution providing for making a survey and plan of the public lands in the town of Pittsburg, and the appointment of an agent to sell the same;

A resolution in favor of Porter & Rolfe;

A resolution in favor of John Stackpole, jr.;

A resolution in favor of L. Smith;

A resolution in favor of John H. George;

On motion of Mr. Fowler-

Resolved, That said report be accepted.

Said bills and resolutions were then severally signed by the Speaker.

Ordered, That the clerk inform the Senate thereof.

Mr. Parker of Fitzwilliam moved a re-consideration of the vote of the House of yesterday, denying a second reading to the resolution appropriating four hundred dollars towards paying the expense of building a bridge across the Androscoggin river, in the town of Erroll, he having voted with the majority upon that question.

The question being put upon agreeing to said motion,

It was decided in the affirmative.

So said vote was re-considered.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That the further consideration of said resolution be postponed to the adjourned session of the legislature.

Mr. Rix of Lancaster, from the select committee consisting of the delegation from the county of Coos, to whom were referred sundry petitions praying for the removal of Saunders W. Cooper from the office of Solicitor for the county of Coos, and sundry remonstrances against the granting the prayer of said petitions, reported an address for the removal of said Cooper from the aforesaid office;

Which was read.

Mr. Fowler moved that the further consideration of said address be postponed to the adjourned session of the legislature, and the clerk be directed to give said Saunders W. Cooper notice of the pendency thereof, at the least, thirty days before the commencement of said adjourned session.

The question being put upon agreeing to said motion,

It was decided in the negative.

The question recurring upon agreeing to said address, and being put,

The yeas and nays were demanded.

Those who voted in the affirmative, were Messrs.-

Bassett, Stevens of Danville, Philbrick, Burley of Epping, Hall, Eastman of Hampstead, Towle, Blodgett of Kensington, Webster, Furber, Kittredge of New Market, Stevens of New Market, Carter. Tasker, Gove of Nottingham, Laighton, Goodrich, Hatch, B. F. McIntire, Locke, Brown of Raymond, Rand of Rye, Eaton of Sandown, Gale, Young of Barrington, Wiggin, Demeritt of Farmington, Thompson of Lee, Buzzell,

Burley of New Durham, Wetmore, Whitten, Woodman, Dudley, Grover, Moulton, Weeks, Morrill, Coffin, Eastman of Meredith, Bickford, Haines, Sleeper, Ingalls, Taylor, Hodge, Charles, Knox, Hill of Effingham, Tyler, Canney, Grant, Hersey, Whitehouse, Meader, Sargent, Fellows of Andover, Alexander,

lemin Mathes of Canterbury, Upton, on of it Mason, Symonds of Marlow, | Sum Perley, Knowlton, the less Martin, Holbrook, med as Folsom, Aldrich, said mi Craig, Albee, Livingston, Mitchell, Pierce of Westmoreland, id adds Loverin, Gilmore, Sibley, Andrew, Burnham, Roby, Shaw, Messi- Dearborn of Northfield, Miller, Todd, Norris, Durba Neal, Wyman, Adams of Springfield, Gookin, Dresser, Clement of Unity, Harriman of Warner, Jones, Pillsbury, Woodbury of Wilmot, Page of Benton, Carr, Flagg, Pierce of Bethlehem, Brown of Bridgewater, Forsaith, Gould, Brown of Bristol, Tewksbury, Adams of Campton, Richardson, Frazier, edith. Fitts, Boutwell, Hale of Hollis, Young of Franconia, Carnes, Barney, Bailey, Griffin, Clement of Lyndeborough, Page of Haverhill, Hazelton, Cross, Parker of Hill, Pratt, Averill, Thompson of Holderness, Gage of New Boston, Savage, ı, Lawrence, Hastings, Stevens of Piermont, J. S. Morrison, Taggart, Simpson, Gilman, Hadley, Woodbury of Weare, Clement of Warren, Whicher, Burge, Carpenter, Thompson of Bartlett, Parker of Fitzwilliam, Hubbard, Hammond of Gilsum, Worthley,

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Drew,
Mathes of Columbia,
Rix of Dalton,
Blanchard of Pittsburg,
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Plaisted,

Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown Rix of Whitefield.

# Those who voted in the negative, were Messrs.-

Crombie, Robinson of Brentwood, Melvin, Prescott, Dearborn of Deerfield, Hildreth, Marston, Gardner, Godfrey, Vennard, Harriman of Plaistow, Tuck, Rollins, Dinsmore, Swain, Hanson, Hale of Dover, Wadleigh of Dover, Demeritt of Madbury, Fox, Evans, Wentworth, Hale of Somersworth, Stickney, Shapleigh, Smith of Gilford, Perkins of New Hampton, Fletcher, Quint, Gove of Sandwich, Ethridge, Smith of Boscawen, Burbank,

Danforth, Fowler, Robinson of Concord, Hill of Concord, Secombe, Nevins, Riddle of Bedford, Bunton, Fellows of Manchester Riddle of Manchester, White, Boyden, Hoyt, Potter, Clarke, Holt, Putnam, Russell, Sawyer, Rockwood, Williams, Hammond of Nashua, Parker of Nashville, Abbott of Nashville, Lee, Kimball, Harris, Howe, Fifield, Spaulding, Lane of Walpole, Turner, Rand of Charlestown,

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Blodgett of Claremont, Allds, Cole,

Blanchard of Croydon, Holden,

Reed, Hayward, Carbee.

Kittridge of Canaan, Sanborn,

Chandler, Huckins. Amsden, Lovejoy, Charlton,

Perkins of Lyme,

Barnard, Wheeler. Gill, Coombs.

Yeas 153, nays 86.

So the affirmative of the question prevailed, and said address passed.

Ordered, That the clerk request the concurrence of the

Senate therein.

Mr. Fowler, from the select committee upon the subject of the license laws, who were instructed to report a bill to prohibit the sale of spiritous liquors, except for medicinal, chemical and mechanical purposes, reported a bill, entitled "An act to suppress the sale of intoxicating drinks:"

Which was read a first time.

Ordered, That it be read a second time.

Mr. Coombs moved that the rules of the House be so far suspended that the bill be read a second time at the present time.

The question being put upon agreeing to said motion,

It was decided in the negative.

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

Mr. Fellows of Andover, from the select committee to whom was referred so much of the address of His Excellency the Governor as relates to our national affairs, reported the following resolutions:

1. Resolved, That we congratulate our fellow-citizens throughout our whole country upon the restoration of peace between the United States and Mexico: that a war forced upon us and commenced by the act of Mexico, brilliant and glorious in its progress, has terminated in a just, honorable and advantageous treaty of peace; and that our grateful thanks are due alike to the national administration for its

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vigorous and energetic prosecution of the war, and to the officers and soldiers whose unconquerable courage, daring enterprise, unfaltering fortitude and heroic gallantry have won imperishable glory for their country and undying renown for themselves.

2. Resolved, That the legitimate object of a tariff is to raise revenue sufficient to defray the necessary expenses of government; that justice and sound policy, as well as the true spirit of the constitution, forbid the enactment of laws to foster one branch of industry to the detriment or neglect of another, or to favor one class or section at the expense of another class or section of our common country, and that the tariff of 1846, by conforming to these principles, has answered the legitimate purpose for which it was created, without operating injuriously upon any branch of industry, or class of people, or section of country.

3. Resolved, That the constitution does not authorize the general government to carry on a general system of internal improvements within the several States, nor to assume the debts of the States, for whatever purpose contracted, nor to distribute among the States the proceeds of the sales of the

public lands.

4. Resolved, "That the separation of the moneys of the government from banking institutions is indispensable for the safety of the funds of the government and the rights of the people;" that the constitutional treasury in effecting this protects the currency and labor of the country, from ruinous fluctuations, and exerts a salutary influence upon the general business of the country.

5. Resolved, That we are opposed to a national bank, as a violation of the constitution, as hostile to the interests of the country, and as dangerous to our political institutions, to the liberties of the people, and to the business of the country.

6. Resolved, That the veto power conferred upon the President by the constitution is a highly salutary, necessary. and conservative power, and should never be surrendered by the executive nor withdrawn by the people; that by its wise and opportune exercise, the country has twice been saved from the corrupt and oppressive domination of a national bank, and from a corrupting system of general internal improvements by the federal government.
7. Resolved, That the highest glory of the government

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been sand a nation internal in and institutions of our country, is to be found in the rapid advancement of the country, in the general prosperity of its various branches of industry, and in the general intelligence, prosperity, happiness and welfare of the people, in which facts are also reflected the wisdom, soundness and utility of the principles and measures of the present general administration.

Which were read.

The question being put upon agreeing to said resolutions, It was decided in the affirmative.

So said resolutions passed.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Norris-

The House resumed the consideration of the bill, entitled "An act in relation to the superior court of judicature and court of common pleas, and the salaries of the justices of the superior court and of the attorney general."

The question being upon the passage of said bill,

On motion of Mr. Locke-

Resolved, That the further consideration of said bill be postponed to the adjourned session of the legislature.

The House proceeded to the consideration of the orders of the day upon a bill, entitled "An act to establish the salary of the register of probate for the county of Rockingham:"

Which was read a second time.

On motion of Mr. Norris-

Resolved, That the further consideration of said bill be postponed to the adjourned session of the legislature.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act to incorporate the Contoocook Valley Railroad."

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that the bill be read a second time by its title.

Said bill was then thus read a second time.

Ordered, That it be read a third time.

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time by its title.

Said bill was then thus read a third time.

Resolved, 'That it pass, and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded in the orders of the day to the consideration of the bill of the following title, and the following resolution, to wit:

"An act to provide for additional officers;"

A resolution appointing William Fisk keeper of the State House and the State House Yard for the ensuing year;

Which were severally read a second time.

Ordered, That they be read a third time this afternoon at three o'clock.

The Speaker appointed Messrs. Hatch of Portsmouth and Parker of Fitzwilliam a committee on the part of the House to purchase books for the State library.

On motion of Mr. Gardner-

Resolved, That the House are ready to meet the Senate in convention, for the purpose of proceeding in the elections agreeably to the provisions of the laws of the State.

Ordered, That the clerk notify the Senate thereof.

Mr. Hale of Somersworth submitted the following joint resolution:

Resolved by the Senate and House of Representatives in General Court convened, That His Excellency the Governor, with advice of Council, be requested to inquire into the expediency of purchasing a lot of land, not exceeding twenty acres, in the immediate vicinity of the State prison, for the use of the State, and to make report thereon at the adjourned session of the legislature.

The question being put upon agreeing to said resolution,

It was decided in the affirmative.

Ordered, That the clerk request the concurrence of the Senate therein.

The Speaker laid before the House the following communication from the Commissioner of Common Schools.

## "To the Speaker of the House of Representatives:

Sir—In accordance with my duty as Commissioner of Common Schools of this State, I have caused six hundred

copies of my annual report to be printed, which I hereby submit to the disposal of the legislature.

RICHARD S. RUST, Commissioner.

Concord, June 22d, 1848."

On motion of Mr. Worth-

Resolved, That said communication and report be referred to the committee on Education.

Mr. Carpenter submitted a resolution in favor of Ira M. Clark, engrossing clerk;

Which was read a first time.

Ordered. That it be read a second time.

On motion of Mr. Carpenter-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time.

On motion of Mr. Carpenter-

Resolved, That the rules of the House be so far suspended that it be read a third time at the present time.

Said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Peabody, by leave, presented the annual reports of the Northern railroad and the Franklin and Bristol railroad.

Ordered. That they be referred to the committee on Railroads.

Mr. Worth submitted the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That Thomas P. Treadwell, John Atwood, and Asa Fowler, be and hereby are authorized and instructed to purchase and place in the State House, prior to the adjourned session of the legislature, two suitable chandeliers, in accordance with the resolution making provision for the purchase of the same;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Worth-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time.

On motion of Mr. Gardner-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

Said resolution was then accordingly read a third time.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Worth, by leave, submitted a resolution in favor of Joel Frazier, door-keeper of the Senate;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Worth-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Ordered. That it be read a third time.

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that it be read a third time at the present time.

Said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Worth, by leave, presented the accounts of John F. Brown and Currier & Hall.

Ordered, That they be referred to the committee on Claims.

On motion of Mr. Eastman of Hampstead-

The House resumed the consideration of the bill, entitled

"An act relating to pedlers."

Mr. Eastman of Hampstead moved to amend the bill by inserting the following new section between the eighth and ninth sections of the bill:

"SEC. 9. This act shall not apply to the sale of fish, meat, bread stuffs or animals."

The question being put upon agreeing to said amendment, It was decided in the affirmative.

Mr. Sanborn moved further to amend the bill by inserting in the second line of the second section of the printed bill, after the words "shall not apply," the following words "to any citizen of this State, who shall present to the clerk of the court of common pleas a certificate from the selectmen of the town in which he resides, of his inability to earn a subsistence by manual labor, by reason of ill health or decrepitude, nor."

The question being put upon agreeing to said amendment,

It was decided in the affirmative.

So said amendments were severally adopted.

Ordered, That the bill be read a third time.

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

Said bill was then read a third time.

Resolved, That it pass, and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate in the amendments made by the House to said bill.

Mr. Fowler, agreeably to previous notice and by leave, introduced a bill, entitled "An act to incorporate the Concord and Maine Railroad;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Railroads.

Mr. Gookin, agreeably to a vote of the House on report of the committee on Education, introduced a bill, entitled "An act to sever Samuel Couch and Samuel L. Couch from school district No. 3 in the town of Salisbury and annex them to school district number sixteen in Boscawen;"

Which was read a first and second time.

Ordered, That it be referred to the committee on Education.

Mr. Hale of Somersworth, agreeably to a vote of the House on report of a committee, introduced a bill, entitled "An act to prevent the destruction of fish in the Piscataqua river:"

Which was read a first and second time.

Ordered, That it be referred to the committee on the Judiciary.

On motion of Mr. Locke-

The House adjourned.

#### AFTERNOON.

Mr. Parker of Fitzwilliam, from the committee on Education, to whom was referred the communication from the commissioner of common schools, submitting to the disposal of the legislature his printed report, by leave, reported the

following joint resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the annual report of the commissioner of common schools be distributed as follows, to wit: five copies to His Excellency the Governor, one copy to each of the members of the Council, Senate, and House of Representatives, the Secretary of State, State Treasurer, the clerks of the Senate and House of Representatives, and one to each superintending school committee in the several towns in this State: the remainder to be deposited in the office of the Secretary of State, subject to the order of the commissioner, to be by him disposed of as the interests of education may require;

Which was read.

The question being put upon agreeing to said resolution, It was decided in the affirmative.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Sawtelle, from the committee on Education, to whom was referred the bill, entitled "An act to sever Samuel Couch and Samuel L. Couch from school district No. 3 in the town of Salisbury and annex them to school district number sixteen in Boscawen," by leave, reported said bill without amendment.

Ordered, That it be read a third time.

On motion of Mr. Gookin-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

Said bill was then read a third time.

Resolved, That it pass and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded to the consideration of the general orders of the day upon bills with the following titles, and the following resolutions, to wit:

A resolution making appropriations to pay the salaries of

certain officers of the State prison, and to purchase books for the prison library;

A resolution appointing William Fisk keeper of the State House and State House Yard the ensuing year;

"An act to regulate the sale of active poisons;"

"An act to provide for the better instruction of youth in manufacturing establishments;"

Which were severally read a third time.

Resolved, That they pass, and the titles of the bills be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded in the orders of the day to the consideration of the bill, entitled "An act to incorporate the Concord and Claremont Railroad:"

Which was read a third time.

Mr. Clement of Unity moved that the further consideration of the bill be postponed to the adjourned session of the legislature.

After debate-

The question being put upon agreeing to said motion,

It was decided in the negative.

Resolved, That the bill pass, and its title be as aforesaid. Ordered, That the clerk request the concurrence of the Senate in the adoption of the amendments made by the House to said bill.

The House proceeded in the orders of the day to the consideration of bills with the following titles, and the following resolutions, to wit:

"An act providing for the appointment of additional officers;"

"An act relating to school districts;"

"An act making appropriation for artillery company in the sixteenth regiment;"

A resolution in favor of William Fisk;

A resolution in favor of Nathaniel Kingsbury;

Which were severally read a first time.

Resolved, That they pass, and the titles of the bills be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded in the orders of the day to the con-

sideration of the bill, entitled "An act to incorporate the Winnipisseogee Steamboat Company."

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that the bill be read a third time by its title.

Said bill was then thus read a third time.

Resolved, That it pass, and its title be as aforesaid.

Ordered, That the clerk inform the Senate of the concurrence of the House in the passage of said bill.

The House proceeded in the orders of the day to the consideration of a resolution, directing the adjutant general to take charge of certain military property belonging to the State:

Which was read a third time.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

#### IN CONVENTION.

The Senate and House of Representatives being assembled in convention in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the provisions of the laws of the State,

On motion of Mr. Gardner, of the House-

The convention proceeded by ballot to the choice of Warden of the State Prison.

On the first balloting the chairman of the convention announced the state of the vote as follows:

Whole number of votes cast,		257
Necessary to a choice,		129
F. H. Lyford has		1
Stephen Randall has	`	1
Jabez Hatch has		1
Joseph French has		1
Thomas Hoyt has		4
Joshua Wyman has		22
Elisha P. Liscomb has		72
James Moore has		155
d James Moore was accordingly declared	duly	elected

and James Moore was accordingly declared duly elected Warden of the New Hampshire State Prison.

## Mr. Foss, of the Senate, made the following

#### REPORT:

The joint select committee appointed to wait on the Secretary of State, State Treasurer, Commissary General, and the Public Printers elect, and inform them of their election, and if they accept the same to receive from them the customary bonds, have attended to the duty assigned them, and report, that those gentlemen respectively have signified their acceptance of the several offices to which they have been elected, and have furnished satisfactory bonds, which are herewith respectfully submitted.

JAMES FOSS, for the committee.

On motion of Mr. Preston, of the Senate— Resolved, That said report be accepted. On motion of Mr. Preston, of the Senate—

Resolved, That the clerk of the House be directed to file the bond of the Secretary of State with the State Treasurer, and the bonds of the State Treasurer, Commissary General and Public Printers, with the Secretary of State.

On motion of Mr. Webster of Kingston, of the House— Resolved, That a committee be appointed to wait upon James Moore, and inform him of his election to the office of Warden of the State Prison, and if he accept said office to receive of him the bond required by law, and inform His Excellency the Governor of said appointment.

Ordered, That Messrs. Preston of the Senate, and Webster of Kingston and Hildreth of Derry of the House, be

the committee.

On motion of Mr. Tenney, of the Senate— The convention arose and the Senate withdrew.

## IN HOUSE OF REPRESENTATIVES.

The House proceeded again to the consideration of the general orders of the day upon bills with the following titles:

"An act to provide for adjourned sittings at Amherst of the court of common pleas for the county of Hillsborough;" "An act to sever a part of Sutton and annex the same to New London;"

Which were severally read a third time.

Resolved, That they pass, and their titles be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate in the passage of the bill in relation to Sutton and New London, and in the adoption of the amendment made by the House to the bill in relation to the Hillsborough court of common pleas.

Mr. Clement of Unity, from the committee on Elections, to whom was referred the remonstrance of Horatio N. Smyth; and others, against the right of John H. Thompson, of Holderness, to hold a seat in this House as a representative from

said town, by leave, made a report, whereupon-

Resolved, That the further consideration of the subject of said remonstrance be postponed to the adjourned session of the legislature, and that the clerk of the House be directed to summon the selectmen and town clerk of said town of Holderness to appear before the committee on Elections, at their committee room in the capitol, at Concord, on Friday, the twenty-fourth day of November next, at eight o'clock in the forenoon, for examination, and that they bring with them and produce before said committee the records of the annual meeting holden in said town of Holderness on the second Tuesday of March last.

Mr. Clement of Unity, from the same committee, to whom was referred the remonstrance of N. B. Felton and others, against the right of Daniel Morse, 2d, to a seat in this House as a representative from the town of Haverhill, by leave,

reported the following resolution:

Resolved, That Daniel Morse, 2d, not having received a majority of all the votes cast in the town of Haverhill for representative at the last annual meeting, in March, 1848, was not elected, and is not entitled to a seat in this House as a member from said town.

Mr. Kittridge of Canaan moved to amend the resolution by striking out the word "not" wherever it occurs.

After debate,

The question being put upon agreeing to said amendment, The yeas and nays were demanded.

# Those who voted in the affirmative, were Messrs.-

Crombie, Robinson of Brentwood. Langford, Melvin, Prescott, Dearborn of Deerfield, Hildreth, Marston, Gardner, Hall, Godfrey, Perkins of Londonderry, Vennard, Kittredge of New Market, Harriman of Plaistow, Tuck, . Eaton of Seabrook, Rollins, Dinsmore, Swain, Hanson, Hale of Dover, Wadleigh of Dover, Demeritt of Madbury, Fox, Wetmore, Evans, Hale of Somersworth, Stickney, Shapleigh, Perkins of New Hampton, Fletcher, Knox, Quint, Canney, Grant, Gove of Sandwich, Ethridge, Bryant,

Smith of Boscawen,

Burbank, Mathes of Canterbury, Abbot of Concord, Worth, Danforth, Fowler, Robinson of Concord, Hill of Concord, Peabody, Flanders of Loudon, Doe, Secombe, Nevins, Riddle of Bedford, Gould, Bunton, Fellows of Manchester, Riddle of Manchester, White, Boyden, Hoyt, Potter, Pratt, Holt, Putnam, Russell, Sawyer, Rockwood, Williams, Hammond of Nashua, Parker of Nashville, Abbott of Nashville, Smith of New Ipswich Lee, Kimball, Parker of Fitzwilliam, Upton, Sturtevant, Nurse, Harris,

"An act to sever a part of Sutton and annex the same to New London:"

Which were severally read a third time.

Resolved, That they pass, and their titles be as aforesaid. Ordered, That the clerk request the concurrence of the Senate in the passage of the bill in relation to Sutton and New London, and in the adoption of the amendment made by the House to the bill in relation to the Hillsborough court of common pleas.

Mr. Clement of Unity, from the committee on Elections, to whom was referred the remonstrance of Horatio N. Smyth, and others, against the right of John H. Thompson, of Holderness, to hold a seat in this House as a representative from

said town, by leave, made a report, whereupon—

Resolved, That the further consideration of the subject of said remonstrance be postponed to the adjourned session of the legislature, and that the clerk of the House be directed to summon the selectmen and town clerk of said town of Holderness to appear before the committee on Elections, at their committee room in the capitol, at Concord, on Friday, the twenty-fourth day of November next, at eight o'clock in the forenoon, for examination, and that they bring with them and produce before said committee the records of the annual meeting holden in said town of Holderness on the second Tuesday of March last.

Mr. Clement of Unity, from the same committee, to whom was referred the remonstrance of N. B. Felton and others, against the right of Daniel Morse, 2d, to a seat in this House as a representative from the town of Haverhill, by leave,

reported the following resolution:

Resolved, That Daniel Morse, 2d, not having received a majority of all the votes cast in the town of Haverhill for representative at the last annual meeting, in March, 1848, was not elected, and is not entitled to a seat in this House as a member from said town.

Mr. Kittridge of Canaan moved to amend the resolution by striking out the word "not" wherever it occurs.

After debate,

The question being put upon agreeing to said amendment, The yeas and nays were demanded.

#### Those who voted in the affirmative, were Messrs.-

Crombie, Robinson of Brentwood, Langford, Melvin, Prescott, Dearborn of Deerfield, Hildreth, Marston, Gardner, Hall, Godfrey, Perkins of Londonderry, Vennard, Kittredge of New Market, Harriman of Plaistow, Tuck, Eaton of Seabrook, Rollins, Dinsmore, Swain, Hanson, Hale of Dover, Wadleigh of Dover, Demeritt of Madbury, Fox, Wetmore, Evans, Hale of Somersworth, Stickney, Shapleigh, Perkins of New Hampton, Fletcher, Knox, Quint, Canney, Grant, Gove of Sandwich, Ethridge, Bryant, Smith of Boscawen,

Burbank, Mathes of Canterbury, Abbot of Concord, Worth, Danforth, Fowler, Robinson of Concord, Hill of Concord, Peabody, Flanders of Loudon, Doe, Secombe, Nevins, Riddle of Bedford, Gould, Bunton, Fellows of Manchester, Riddle of Manchester, White, Boyden, Hoyt, Potter. Pratt, Holt, Putnam, Russell, Sawyer, Rockwood, Williams, Hammond of Nashua, Parker of Nashville, Abbott of Nashville, Smith of New Ipswich Lee, Kimball, Parker of Fitzwilliam, Upton, Sturtevant, Nurse, Harris.

Rowe,
Fifield,
Spaulding,
Lane of Walpole,
Nichols,
Turner,
Rand of Charlestown,
Blodgett of Claremont,
Allds,
Cole,
Blanchard of Croydon,
Holden,
Reed,
Adams of Springfield,
Hayward,
Carbee,

Brown of Bristol,

Kittridge of Canaan, Sanborn, Chandler, Page of Haverhill, Huckins, Thompson of Holderness, Amsden, Allen, Lovejoy, Charlton, Perkins of Lyme, Barnard, Wheeler, Gill, Thompson of Bartlett, Mathes of Columbia.

#### Those who voted in the negative, were Messrs.-

Bassett, Burley of Epping, Eastman of Hampstead, Towle, Webster, Furber, Stevens of New Market, Lane of North Hampton, Tasker, Gove of Nottingham, Laighton, Goodrich, Locke, Brown of Raymond, Young of Barrington, Wiggin, Woodman, Grover, Moulton, Morrill, Coffin,

Bickford,

Haines. Sleeper, Ingalls, Taylor, Hill of Effingham, Tyler, Hersey, Meader, Sargent, Fellows of Andover, Alexander, Paige of Bradford, Mason, Perley, Martin, Folsom, Craig, Mitchell, Loverin, Sibley, Andrew, Dearborn of Northfield Norris, Neal, Gookin, Dresser, Simonds of Warner, Woodbury of Wilmot, Carr, Forsaith, Tewksbury, Boutwell, Hale of Hollis, Carnes, Griffin, Clement of Lyndeborough, Averill, Gage of New Boston, Lawrence, Hadley, Woodbury of Weare, Burge, Hammond of Gilsum, Symonds of Marlow, Knowlton, Holbrook, Aldrich, Albee, Pierce of Westmoreland, Gilmore, Burnham, Miller, Todd,

 Clement of Unity, Jones, Pillsbury, Page of Benton, Pierce of Bethlehem, Brown of Bridgewater, Adams of Campton, Frazier, Fitts, Young of Franconia, Barney, Hazelton, Parker of Hill, Peavey, Savage, Hastings, Stevens of Piermont, Simpson, Gilman, Clement of Warren, Hubbard, Worthley, Rix of Dalton, Blanchard of Pittsburg, Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown, Rix of Whitefield.

Yeas 113, nays 106.

So the affirmative of the question prevailed, and said amendment was agreed to.

The question being put upon agreeing to said resolution as amended,

It was decided in the affirmative.

On motion of Mr. Fellows of Andover-

The House resumed the consideration of the report of the committee on Education, upon the resolution granting one of

Carrigain's maps of New Hampshire, and Dr. Jackson's Geological Report, the pamphlet laws of the State, and the journal of the Senate and House of Representatives, to Ardover Academy.

The committee reported a resolution postponing the further consideration of said resolution to the June session of

the legislature, A. D. 1849.

Mr. Fellows of Andover moved to amend the report of the committee so that said resolution be reported to the House without amendment.

The question being put upon agreeing to said motion,

It was decided in the affirmative.

Ordered, 'That the resolution be read a third time.

On motion of Mr. Fellows of Andover-

Resolved. That the rules of the House be so far suspended that the resolution be read a third time at the present time.

Said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

The following message was received from the Senate by their clerk:

"Mr. Speaker-The Senate have passed sundry resolutions relating to the services of Brig. Gen. Pierce and others, officers and soldiers, citizens of this State, in the war with Mexico, in which they ask the concurrence of the House of Representatives."

Said resolutions were as follows:

Resolved by the Senate and House of Representatives in General Court convened, That this legislature entertain a high and grateful sense of the bravery and patriotism of Brig. Gen. Franklin Pierce, as displayed in his participation in the conduct of the recent war with Mexico.

Resolved, That in the name and behalf of the people of New Hampshire we tender to Gen. Pierce, and also to Major Bliss, to Capts. Cady, Rowe, Bowers, and Dana, to Lieuts. Kendrick, Whipple, Foster, Potter, Pierce, Jackson, and to other brave officers and soldiers from this State, our sincer thanks for their gallantry and distinguished services in that

Resolved, That we tender our sincerest sympathy and condolence to the relatives and friends of the late Lieuts. Daniels and Smith, and of our many other gallant sons who have fallen in Mexico.

The question being put upon concurring with the Senate in the passage of said resolutions,

It was decided unanimously in the affirmative.

Ordered, That the clerk inform the Senate thereof.

Mr. Fowler submitted the following resolutions:

Resolved by the Senate and House of Representatives in General Court convened, That while this legislature is disposed faithfully to adhere to all the compromises of the constitution, and to maintain all the reserved rights of the States, we do not hesitate to declare, since the crisis has arrived when that question must be met in establishing territorial governments over the former provinces of Mexico recently annexed to the Union, our uncompromising hostility to the extension of slavery into territory now free.

Resolved, That our delegation in both houses of Congress be requested to use their influence to procure the incorporation of the principles of the Wilmot proviso into any bill which may be presented in their respective bodies, for establishing territorial government in any portion of the re-

cently acquired free soil of our country.

Resolved, That His Excellency the Governor be requested to furnish each of our Senators and Representatives in Congress with a copy of these resolutions.

Mr. Kittredge of New Market moved that said resolutions

be laid upon the table.

The question being put upon agreeing to said motion, The yeas and nays were demanded.

Those who voted in the affirmative, were Messrs.—

Bassett,
Burley of Epping,
Towle,
Webster,
Furber,
Kittredge of New Market,

Lane of North Hampton, Gove of Nottingham, Laighton, Goodrich, Hatch, Locke,

Brown of Raymond, Rand of Rye, Eaton of Sandown, Young of Barrington, Wiggin, Buzzell, Burley of New Durham, Woodman, Plumer of Alton, Grover, Eastman of Gilmanton, Morrill, Eastman of Meredith, Bickford, Haines, · Ingalls, Taylor, Hodge, Tyler, Canney, Hersey, Alexander, Paige of Bradford, Mathes of Canterbury, Mason, Perley, Martin, Folsom, Craig, Mitchell, Loverin, Sibley, Andrew, Dearborn of Northfield, Neal, Gookin, Dresser, Simonds of Warner, Carr, Sawtelle, Forsaith, Gould.

Tewksbury, Richardson, Boutwell, Hale of Hollis, Carnes, Griffin, Clement of Lyndeborough, Lawrence, Hadley, Woodbury of Weare, Burge, Symonds of Marlow, Knowlton, Holbrook, Aldrich, Albee, Livingston, Pierce of Westmoreland, ·Gilmore, Burnham, Miller, Adams of Springfield, Clement of Unity, Pillsbury, Page of Benton, Brown of Bridgewater, Frazier, Fitts, Barney, Hazelton, Parker of Hill, Peavey, Savage, Stevens of Piermont, Simpson, Whicher, Hubbard, Worthley, Drew, Mathes of Columbia, Rix of Dalton, Blanchard of Pittsburg,

Meserve, Plaisted, Rix of Lancaster, Pike, Gamsby, Flanders of Stewartstown, Rix of Whitefield.

#### Those who voted in the negative, were Messrs.—

Crombie, Langford, Melvin, Stevens of Danville, Prescott, Marston, Gardner, Hall, Eastman of Hampstead, Godfrey, Perkins of Londonderry, Vennard, Harriman of Plaistow, Eaton of Seabrook, Rollins, Hanson, Hale of Dover, Wadleigh of Dover, Fox, Wetmore, Evans, Wentworth, Whitten, Hale of Somersworth, Shapleigh, Twombly, Weeks, Coffin, Perkins of New Hampton, Sleeper, Fletcher, Knox, Hill of Effingham, Bryant, Whitehouse,

Meader, Sargent, Smith of Boscawen, Burbank, Worth, Danforth, Fowler, Robinson of Concord, Hill of Concord, Peabody, Doe, Secombe, Riddle of Bedford, Bunton, Fellows of Manchester, Riddle of Manchester, White, Boyden, Cross, Hoyt, Potter, Pratt, Holt, Putnam, Russell, Averill, Sawyer, Rockwood, Williams, Hammond of Nashua, Parker of Nashville, Abbott of Nashville, Gage of New Boston, Kimball,

Frost,

Reed.

Parker of Fitzwilliam, Sturtevant, Nurse, Harris, Fifield, Spaulding, Lane of Walpole, Turner, Rand of Charlestown, Blodgett of Claremont, Allds, Cole, Blanchard of Croydon, Wyman,

Hayward,
Carbee,
Brown of Bristol,
Kittridge of Canaan,
Sanborn,
Chandler,
Page of Haverhill,
Thompson of Holderness,
Amsden,
Allen,
Lovejoy,
Charlton,
Barnard,
Gill.

Yeas 103, nays 99.

So the affirmative of the question prevailed, and said resolutions were laid upon the table.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of bills with the following titles, and the following resolutions and address, to wit:

'An act to authorize the town of Franconia to elect and

send a representative to the general court;'

'An act in favor of the artillery company in the 19th regiment;'

'An act in favor of the artillery company in the 14th regiment;'

'An act in favor of the artillery company in the 24th regiment;'

'An act making appropriations for the militia of this State for the year of our Lord one thousand eight hundred and forty-eight;'

'An act to incorporate the Granite State Car and Machine

Shop ;'

'An act to extend the act to establish the Salisbury and East Kingston Railroad Company;'

'An address for the removal of certain officers therein named;'

A resolution in favor of T. A. Barker and B. A. Noyes;

A resolution in favor of Horace Call;

A resolution in favor of Isaac Sturtevant.

The Senate concur with the House of Representatives in the passage of the following resolution, viz: a resolution appropriating a certain sum for the repair of a road and bridge in the town of Pittsburg, with an amendment, in which they ask the concurrence of the House of Representatives."

The House proceeded to the consideration of the resolution making an appropriation for the repair of a road and bridge in the town of Pittsburg, with the amendment thereto sent down from the Senate.

The question being put upon concuring with the Senate in the adoption of their amendment to said resolution,

It was decided in the affirmative.

Ordered, That the clerk inform the Senate thereof.

Mr. Carpenter, from the committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed, bills of the following titles, and the following resolutions and address, to wit:

"An act to incorporate the Granite State Car and Machine

Shop;"

"An act in favor of the artillery company in the 24th regiment;"

"An act in favor of the artillery company in the 19th reg-

"An act to extend the act to establish the Salisbury and East Kingston Railroad Company;"

"An act in favor of the artillery company in the 14th reg-

"An act to authorize the town of Franconia to elect and send a representative to the general court;"

A resolution in favor of T. A. Barker and B. A. Noyes;

A resolution in favor of Horace Call;

A resolution in favor of Isaac Sturtevant;

"An address for the removal of certain officers therein named."

On motion of Mr. Parker of Fitzwilliam-

Resolved, That said report be accepted.

Said bills, resolutions and address were severally signed by the Speaker.

Ordered, That the clerk inform the Senate thereof.

Mr. Hatch, from the committee on the Judiciary, to whom was referred the bill, entitled "An act to prevent the destruction of fish in the Piscataqua river," by leave, reported the same without amendment.

On motion of Mr. Kittredge of New Market-

Resolved, That the further consideration of said bill be postponed to the adjourned session of the legislature.

Mr. Worth, by leave, introduced a resolution in favor of

Currier & Hall, and others;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Worth-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Mr. Fellows of Andover moved that the further consideration of the resolution be postponed indefinitely.

The question being put upon agreeing to said motion,

It was decided in the negative.

Ordered, That the resolution be referred to the committee on Claims.

Mr. Webster, by leave, introduced a resolution, providing for paying the witnesses who had been in attendance before the committee on Elections, at the hearing in relation to the right of Daniel Morse, 2d, to a seat in the House as a representative from the town of Haverhill;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Webster-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time.

On motion of Mr. Clement of Unity-

Resolved, That the rules of the House be so far suspended that it be read a third time at the present time.

Said resolution was then read a third time.

On motion of Mr. Marston-

Resolved, That said resolution be laid upon the table.

On motion of Mr. Marston-

The House took a recess until eight o'clock this evening.

## EIGHT O'CLOCK.

Mr. Fellows of Andover, from the committee on Claims, to whom was referred the resolution in favor of Currier & Hall and others, reported the same in a new draft;

Which was read a first time.

Ordered, That it be read a second time.

On motion of Mr. Sturtevant-

Resolved, That the rules of the House be so far suspended that it be read a second time at the present time.

Said resolution was then read a second time.

Ordered, That it be read a third time.

On motion of Mr. Fellows of Andover-

Resolved, That the rules of the House be so far suspended that it be read a third time at the present time.

Said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Sturtevant-

The House resumed the consideration of the resolution in favor of W. H. Cummings and others, witnesses who had been in attendance at the hearing before the committee on Elections, in relation to the right of Daniel Morse, 2d, to a seat in the House as a representative from the town of Haverhill.

Mr. Sturtevant moved that the vote of the House of this afternoon, ordering said resolution to a third reading he reconsidered, he having voted with the majority upon that question.

The question being put upon agreeing to said motion,

It was decided in the affirmative.

So said vote was re-considered.

Mr. Sturtevant moved to amend the resolution by inserting the names of Dudley C. Kimball and Isaac Morse.

The question being put upon agreeng to said amendment,

It was decided in the affirmative.

Ordered, That the resolution be read a third time.

On motion of Mr. Sturtevant-

Resolved, That the rules of the House be so far suspended that it be read a third time at the present time.

So said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Simpson-

The House resumed the consideration of the bill, entitled "An act in amendment of the fourth section of chapter 75 of the Revised Statutes."

On motion of Mr. Fowler-

Resolved, That the further consideration of said bill be postponed to the adjourned session of the legislature.

Ordered, That the clerk inform the Senate thereof.

Mr. Worth submitted the following resolution, to wit:

Resolved, That a committee of ten, consisting of one member from each county, be appointed on the part of the House, with such as the Senate may join, to wait upon His Excellency the Governor, and inform him that the business of the present session is brought to a close, and both branches of the legislature are ready to be adjourned, to meet again on Wednesday, the 22d day of November next.

On motion of Mr. Parker of Fitzwilliam-Resolved, That said resolution be laid upon the table.

The following message was received from the Senate by their clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of bills with the following titles, and the following resolutions and address, to wit:

'An act to incorporate the Contoocook Valley Railroad;' 'An act to incorporate the New Hampshire Central Rail-

road;

'An act in amendment of an act, entitled "An act to establish the city of Manchester," passed July 10, 1846;

'An act to incorporate the Amoskeag Bank;'

A resolution authorizing Thomas P. Treadwell, John Atwood and Asa Fowler to purchase and place chandeliers in the Hall of the House of Representatives and the Senate Chamber;

A resolution in favor of Joel Frazier;

A resolution in favor of Ira M. Clark;

A resolution requiring His Excellency the Governor, with advice of the Council, to inquire into the expediency of purchasing a lot of land in the vicinity of the State Prison;

'An address for the removal of certain officers.'

The Senate concur with the House of Representatives in their amendment to bills with the following titles, to wit:

'An act to incorporate the Concord and Claremont Rail-road;'

'An act to provide for adjourned sittings at Amherst of the court of common pleas for the county of Hillsborough,'

The Senate also concur with the House of Representatives in the passage of bills with the following titles and the following resolutions, to wit:

'An act to authorize the town of Bennington to elect and send a representative to the general court;'

'An act to provide for the better instruction of youth employed in manufacturing establishments;'

A resolution in favor of William Fisk;

A resolution authorizing the adjutant general to collect and take charge of pieces of ordnance, arms, and musical instruments, not used, in different parts of the State;

A resolution appointing William Fisk, keeper of the State

House and State House Yard the ensuing year;

A resolution in favor of the chaplain and library of the State Prison.

The Senate have passed a resolution, reported by the joint select committee, fixing upon Wednesday, the twenty-second day of November next, as a time to which this legislature shall adjourn.

The Senate also concur with the House of Representatives in the passage of the following resolutions, to wit:

A resolution in favor of Nathaniel Kingsbury;

A resolution in relation to the distribution of the report of the commissioner of common schools.

The Senate have postponed to the next session of the legislature, bills with the following titles, to wit:

'An act to provide for additional officers;'

'An act regulating the sale of active poisons;'

'An act relating to school districts;'

'An act to sever a part of Sutton and annex the same to New London:'

'An act to incorporate the Oliverian Manufacturing Com-

pany;'

'An act to incorporate the Highland Manufacturing Company;'

'An act to incorporate the Hill and Boston Manufacturing

Company;'

'An act to sever Samuel Couch and Samuel L. Couch from school district number three in the town of Salisbury, and annex them to school district number sixteen in Boscawen.'"

Mr. Sawyer moved that the House resume the consideration of the bill, entitled "An act in addition to and in amendment of an act, entitled 'An act to render railroad corporations public in certain cases, and constituting a board of railroad commissioners,' approved December 24, 1844."

After debate,

The question being put upon agreeing to said motion, It was decided in the negative.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of bills with the following

titles, and the following resolutions, to wit:

'An act making appropriations for artillery company in the 16th regiment New Hampshire militia of this State, in the year of our Lord one thousand eight hundred and forty-eight.'

A resolution in favor of Andover Academy;

A resolution in favor of William H. Cummings and others;

A resolution in favor of John F. Brown, Currier & Hall, John D. Norton, and Morrill & Silsby.

The Senate also concur with the House of Representatives in the passage of sundry resolutions relating to peace with Mexico, a tariff, &c." Mr. Blodgett of Kensington submitted the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That our Senators in Congress be instructed, and our Representatives requested, to exert their influence to incorporate free principles, or no more slavery, into any bill which may be presented in their respective bodies for establishing territorial government in any portion of the recently acquired free soil of our country.

Resolved, That His Excellency the Governor be requested to furnish each of our Senators and Representatives in

Congress with a copy of these resolutions;

Which were read.

Mr. Hatch moved that the further consideration of said resolutions be postponed to the adjourned session of the legislature.

After debate,

Mr. Blodgett of Kensington withdrew said resolutions.

On motion of Mr. Kittredge of New Market-

The House resumed the consideration of the resolutions submitted by Mr. Fowler upon the same subject.

Mr. Rix of Lancaster moved to amend said resolutions by striking out all of the first and second resolutions after the word "declare," and inserting instead thereof the following: "that we are firmly and unalterably attached to the principles of the Wilmot proviso, and that we desire that freedom from slavery in all its forms, may be extended, together with the republican institutions of this Union, over the broad territories secured to us by the glorious triumphs of American arms.

Resolved, That our members in both houses of Congress be requested to use their influence to carry out and establish the principles herein declared."

Mr. Hatch moved that the further consideration of said resolutions and the proposed amendments be postponed to the adjourned session of the legislature.

### [Mr. Kittridge of Canaan in the chair.]

Mr. Locke moved that the House adjourn to meet again at five o'clock to-morrow morning.

The question being put upon agreeing to said motion,

It was decided in the negative.

Mr. Rix of Lancaster moved that the House now take a recess until eleven o'clock this evening.

The question being put upon agreeing to said motion,

It was decided in the negative.

## [The Speaker resumed the chair.]

The question recurring, and being put, upon agreeing to the motion of Mr. Hatch to postpone to the adjourned session of the legislature the further consideration of said resolutions and the proposed amendments thereto,

Mr. White demanded the yeas and nays.

### Those who voted in the affirmative, were Messrs.-

Burley of Epping, Towle, Furber, Stevens of New Market, Lane of North Hampton, Laighton, Goodrich, Hatch, Locke, Young of Barrington, Moulton, Haines, Hodge, Perley, Sibley, Andrew,

Hale of Hollis, Clement of Lyndeborough, Hammond of Gilsum, Gilmore, Shaw, Miller, Clement of Unity, Pillsbury, Page of Benton, Frazier, Fitts, Barney, Peavey, . Stevens of Piermont, Simpson, Whicher.

### Those who voted in the negative, were Messrs.—

Crombie,
Robinson of Brentwood,
Langford,
Melvin,
Stevens of Danville,
Prescott,
Dearborn of Deerfield,

Sawtelle,

Hildreth,
Philbrick,
Marston,
Gardner,
Wadleigh of Exeter,
Hall,
Eastman of Hampstead,

Godfrey, Blodgett of Kensington, Webster, Perkins of Londonderry, Vennard, Kittredge of New Market, Carter, Gove of Nottingham, Harriman of Plaistow, Tuck, Brown of Raymond, Eaton of Sandown, Eaton of Seabrook, Gale, Rollins, Dinsmore, Swain, Hanson, Hale of Dover, Wadleigh of Dover, Wiggin, Demeritt of Farmington, Demeritt of Madbury, Buzzell, Fox, Burley of New Durham, Wetmore, Evans, Whitten, Hale of Somersworth, Stickney, Shapleigh, Woodman, Twombly, Plumer of Alton, Grover, Smith of Gilford, Weeks, Eastman of Gilmanton, Morrill, Coffin, Eastman of Meredith,

Bickford, Perkins of New Hampton, Sleeper, Ingalls, Taylor, Fletcher, Charles, Quint, Hill of Effingham, Tyler, Grant, Gove of Sandwich, Ethridge, Bryant, Hersey, Whitehouse, Meader, Fellows of Andover, Smith of Boscawen, Burbank, Alexander, Paige of Bradford, Mathes of Canterbury, Mason, Abbot of Concord, Worth, Danforth, Fowler, Robinson of Concord, Hill of Concord, Peabody, Folsom, Craig, Mitchell, Loverin, Roby, Dearborn of Northfield, Doe, Norris, Neal, Gookin,

Dresser,

Simonds of Warner, Woodbury of Wilmot, Secombe, Carr, Nevins, Riddle of Bedford, Flagg, Forsaith, Tewksbury, Richardson, Boutwell, Pierce of Hillsborough, Carnes, Griffin, Bunton, Fellows of Manchester, Riddle of Manchester, White, Cross, Hoyt, Potter, Pratt, Holt, Putnam, Russell, Averill, Sawyer, Rockwood, Williams, Hammond of Nashua, Parker of Nashville, Abbott of Nashville, Gage of New Boston, Lawrence, Smith of New Ipswich, Lee, A. P. Morrison, J. S. Morrison, Taggart, Kimball, Hadley, Woodbury of Weare,

Burge, Frost, Parker of Fitzwilliam, Upton, Sturtevant, Nurse, Porter, Harris, Rowe, Fifield, Knowlton, Spaulding, Aldrich, Albee, Bellows, Lane of Walpole, Nichols, Livingston, Pierce of Westmoreland, Turner, Rand of Charlestown, Blodgett of Claremont, Allds, Cole, Blanchard of Croydon, Burnham, Holden, Todd, Wyman, Reed, Adams of Springfield, Jones, Hayward, Carbee, Brown of Bridgewater, Brown of Bristol, Adams of Campton, Kittridge of Canaan, Young of Franconia, Sanborn, Chandler, Morse of Haverhill,

Page of Haverhill, Hazelton, Parker of Hill, Huckins, Thompson of Holderness, Amsden, Allen, Savage, Lovejoy, Hastings, Perkins of Lyme, Barnard, Wheeler, Gill, Gilman, Clement of Warren,

Coombs,
Thompson of Bartlett,
Hubbard,
Worthley,
Drew,
Mathes of Columbia,
Rix of Dalton,
Blanchard of Pittsburg,
Meserve,
Plaisted,
Rix of Lancaster,
Pike,
Gamsby,
Flanders of Stewartstown,
Rix of Whitefield.

Yeas 33, nays 213.

So the negative of the question prevailed, and the House refused so to postpone the further consideration of said resolutions and proposed amendment thereto.

Mr. Hatch moved to amend the amendment by adding at the close of the first resolution the following words: "and that we will support no man for President at the next Presidential election, who is a slaveholder."

The question being put upon agreeing to said amendment to the amendment,

It was decided in the affirmative.

Mr. Fowler moved further to amend the amendment by inserting after the word "President," the words "or Vice President."

The question being put upon agreeing to said amendment to the amendment,

It was decided in the affirmative.

Mr. Lane of Walpole moved further to amend the amendment by adding at the close of the first section of the same, the words "or who is not in favor of the Wilmot proviso."

And the question being put upon agreeing to said amendment to the amendment,

It was decided in the affirmative.

Mr. Hazelton moved further to amend the amendment by

adding a proviso in relation to General Taylor, which, after some discussion, was withdrawn by the mover.

The question being put upon agreeing to the amendment

as amended,

It was decided in the negative.
So said amendment was rejected.

On motion of Mr. Parker of Fitzwilliam, made by leave of the House—

Resolved, That when the House adjourn this evening, it adjourn to meet again at five o'clock to-morrow morning.

Mr. Kittredge of New Market moved that the House do

now adjourn.

The question being put upon agreeing to said motion, It was decided in the negative.

So the House refused to adjourn.

Mr. Goodrich moved that the resolutions be laid upon the table.

The question being put upon agreeing to said motion, The yeas and nays were demanded.

#### Those who voted in the affirmative, were Messrs.—

Bassett, Crombie, Robinson of Brentwood, Langford, Dearborn of Deerfield, Burley of Epping, Towle, Webster, Furber, Kittredge of New Market, Stevens of New Market, Lane of North Hampton, Gove of Nottingham, Laighton, Goodrich, Hatch, Locke, Brown of Raymond, Rand of Rye, Eaton of Sandown,

Gale, Young of Barrington, Wiggin, Demeritt of Farmington, Buzzell, Burley of New Durham, Woodman, Grover, Moulton. Eastman of Gilmanton, Ingalls, Taylor, Hodge, Hersey, Fellows of Andover, Paige of Bradford, Perley, Martin, Folsom, Craig,

Mitchell, Loverin, Norris, Neal, Carr, `Flagg, Sawtelle, Forsaith, Gould, Richardson, Pierce of Hillsborough, Hale of Hollis, Clement of Lyndeborough, Lawrence, J. S. Morrison, Hadley, Woodbury of Weare, Burge, Carpenter, Hammond of Gilsum, Nurse, Knowlton, Aldrich, Albee, Livingston, Gilmore, Cole, Burnham,

Todd, Wyman, Adams of Springfield, Clement of Unity, Pillsbury, Page of Benton, Brown of Bridgewater, Adams of Campton, Frazier, Fitts, Hazelton, Parker of Hill, Peavey, Hastings, Stevens of Piermont, Simpson, Gilman, Clement of Warren, Whicher, Thompson of Bartlett, Hubbard, Worthley, Mathes of Columbia, Rix of Dalton, Blanchard of Pittsburg, Plaisted, Rix of Lancaster, Gamsby, Rix of Whitefield.

## Those who voted in the negative, were Messrs.-

Melvin,
Stevens of Danville,
Hildreth,
Philbrick,
Marston,
Gardner,
Eastman of Hampstead,
Blodgett of Kensington,
Carter,
Tuck,

Miller,

Eaton of Seabrook,
Rollins,
Dinsmore,
Wadleigh of Dover,
Demeritt of Madbury,
Fox,
Evans,
Whitten,
Hale of Somersworth,
Stickney,

Shapleigh, Smith of Gilford, Weeks, Coffin, Sleeper, Hill of Effingham, Gove of Sandwich, Ethridge, Smith of Boscawen, Burbank, Abbot of Concord, Worth, Fowler, Robinson of Concord, Hill of Concord, Peabody, Roby, Woodbury of Wilmot, Secombe, Nevins, Riddle of Bedford, Bunton, Fellows of Manchester, Riddle of Manchester, . White, Cross, Potter, Pratt, Putnam, Russell, Sawyer, Williams, Parker of Nashville,

Abbott of Nashville, Smith of New Ipswich, Lee, A. P. Morrison, Taggart, Kimball, Upton, Harris, Spaulding, Lane of Walpole, Nichols. Turner, Rand of Charlestown, Blodgett of Claremont, Allds, Holden, Reed, Hayward, Carbee, Brown of Bristol, Young of Franconia, Sanborn, Chandler, Morse of Haverhill, Page of Haverhill, Huckins, Lovejoy, Perkins of Lyme, Barnard, Wheeler, Coombs, Drew, Flanders of Stewartstown.

Yeas 98, nays 86.

So the affirmative of the question prevailed, and said resolutions were laid upon the table.

Mr. Pierce of Bethlehem, from the committee on Engrossed Bills, by leave, reported that they had carefully examined and found correctly engrossed bills with the following titles and the following resolutions, to wit:

"An act making appropriations for the militia of this State for the year of our Lord one thousand eight hundred and forty-eight;"

"An act to incorporate the Concord and Claremont Rail-

road;"

"An act to incorporate the Winnipisseogee Steamboat Company;"

"An act making appropriation for artillery company in

the 16th regiment N. H. militia;"

"An act to incorporate the New Hampshire Central Rail-road;"

"An act in amendment of an act, entitled 'An act to establish the city of Manchester,' passed July 10, 1846;"

A resolution in favor of Andover Academy;

A resolution in favor of William H. Cummings and others:

A resolution making appropriations for the payment of the salary of the chaplain of the N. H. State Prison, and to purchase books for the prison library;

A resolution in favor of Nathaniel Kingsbury;

A resolution making an appropriation for repairing a road and bridge in the town of Pittsburg;

A resolution in favor of Ira M. Clark;

Resolutions in relation to the late war with Mexico, the tariff, and other national affairs;

A resolution in favor of William Fisk.

On motion of Mr. Hatch-

Resolved, That said report be accepted.

Said bills and resolutions were then severally signed by the Speaker.

Ordered, That the clerk inform the Senate thereof.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate have postponed to the next session of the legislature, a bill with the following title, to wit:

'An act to incorporate the Israel's River Company;'

'An act relating to pedlers.'

The Senate concur with the House of Representatives in the passage of an address for the removal of Saunders W. Cooper from the office of Solicitor for the county of Coos.

The Senate have also postponed to the next session of the legislature, a resolution instructing the attorney general in relation to a deed or lease of the Franklin and Bristol Railroad.

The Senate have postponed to the next session of the

legislature, bills with the following titles, to wit:

An act to annex Asa Sargent, jr. to school district number seventeen in Warner;

'An act relating to certain officers of school districts.'"

On motion of Mr. Fellows of Manchester— The House adjourned.

### SATURDAY, June 24, 1848.

On motion of Mr. Fowler-

Resolved, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Carpenter, from the committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed, bills of the following titles, and the following resolutions and addresses, to wit:

"An act to authorize the town of Bennington to elect and

send a representative to the general court;"

"An act to provide for the better instruction of youth in manufacturing establishments;"

"An act to incorporate the Contoocook Valley Railroad;"

"An act to incorporate the Amoskeag Bank;"

A resolution for the distribution of the report of the commissioner of common schools;

A resolution appointing William Fisk keeper of the State House and State House Yard;

A resolution in favor of Joel Frazier;

A resolution in favor of John F. Brown and others;

A resolution providing for the purchase of chandeliers to be placed in the Senate Chamber and in the hall of the House of Representatives; A resolution relating to ordnance and military property;
A resolution relating to the purchase of land near the
State prison;

"An act to provide for adjourned sittings, at Amherst, of the court of common pleas for the county of Hillsborough;"

"An address for the removal of certain officers;"

"An address for the removal of Saunders W. Cooper from the office of Solicitor of the county of Coos;"

On motion of Mr. Parker of Fitzwilliam— Resolved, That said report be accepted.

Said bills, resolutions and addresses were then severally signed by the Speaker.

Ordered, That the clerk inform the Senate thereof.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That a committee of ten be appointed on the part of the House, with such as the Senate may join, to wait upon His Excellency the Governor, and inform him that the business of the present session is brought to a close, and that both branches of the legislature are ready to be adjourned to meet again on Wednesday, the 22d day of Nowember next.

Ordered, That Messrs. Parker of Nashville, Kittredge of New Market, Sanborn of Hanover, Carpenter of Chesterfield, Clement of Unity, Robinson of Concord, Lane of Walpele, Goodrich of Portsmouth, Thompson of Holderness, Peabody of Franklin, be the committee on the part of the House.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Paige of Bradford moved that the House resume the consideration of the resolutions submitted by Mr. Fowler in relation to slavery and the Wilmot proviso.

The question being put upon agreeing to said motion,

The yeas and nays were demanded.

Those who voted in the affirmative, were Messrs.-

Crombie,
Langford,
Stevens of Danville,
Dearborn of Deerfield,
Eastman of Hampstead,

Kittredge of New Market, Tuck, Dinsmore, Wiggin, Buzzell, Burley of New Durham, Wetmore, Evans, Wentworth, Hale of Somersworth, Twombly, Plumer of Alton, Grover, Moulton, Smith of Gilford, Eastman of Meredith, Perkins of New Hampton, Sleeper, Ingalls, Charles, Hill of Effingham, Tyler, Canney, Gove of Sandwich, Ethridge, Whitehouse, Meader, Burbank, Paige of Bradford, Mathes of Canterbury, Mason, Worth, Danforth, Fowler, Robinson of Concord, Hill of Concord, Martin, Peabody, Folsom, Craig, Andrew, Roby, Doe, Neal, Gookin, Harriman of Warner, Simonds of Warner,

Woodbury of Wilmot, Secombe, Nevins, Riddle of Bedford, Richardson, Hale of Hollis, Carnes, White. Averill, Sawyer, Rockwood, Williams, Abbott of Nashville, Gage of New Boston, Lawrence, A. P. Morrison, Kimball, Hadley, Woodbury of Weare, Hammond of Gilsum, Livingston, Pierce of Westmoreland, Blodgett of Claremont, Cole, Burnham, Todd, Wyman, Adams of Springfield, Hayward, Carbee, Pierce of Bethlehem, Brown of Bridgewater, Brown of Bristol, Frazier, Fitts, Young of Franconia, Sanborn, Morse of Haverhill, Page of Haverhill, Hazelton, Parker of Hill, Huckins,

Thompson of Holderness, Savage, Charlton, Gilman, Coombs, Worthley, Drew,

Mathes of Columbia,

Rix of Dalton,
Blanchard of Pittsburg,
Rix of Lancaster,
Pike,
Gamsby,
Flanders of Stewartstown,
Rix of Whitefield.

Those who voted in the negative, were Messrs.-

Furber, Stevens of New Market, Carter, Gove of Nottingham, Laighton, Goodrich, Hatch, Locke, Brown of Raymond, Demeritt of Farmington. Hodge, Loverin, Sibley, Flanders of Loudon, Carr, Forsaith, Gould,

Tewksbury, Clement of Lyndeborough, Parker of Nashville, J. S. Morrison, Taggart, Burge, Gilmore, Shaw, Holden, Miller, Page of Benton, Lovejoy, Simpson, Thompson of Bartlett, Meserve, Plaisted.

Yeas, 109, nays 33.

So the affirmative of the question prevailed, and the House resumed the consideration of said resolutions.

Mr. Locke moved to amend the resolutions by striking out all after the word "Resolved," and inserting instead thereof the following: "That this House adheres to the opinions expressed by the last legislature on the subject of slavery, and that there is at the present time no occasion for any further or different expression of our opinions upon that subject."

The question being put upon agreeing to said amendment, It was decided in the negative.

The question recurring, and being put, upon the passage of said resolutions,

Mr. Fowler demanded the yeas and nays.

Those who voted in the affirmative, were Messrs.—

Crombie, Robinson of Brentwood, Langford, Melvin, Stevens of Danville, Prescott, Dearborn of Deerfield, Burley of Epping, Eastman of Hampstead, Blodgett of Kensington, Kittredge of New Market, Demeritt of Farmington, Evans, Wentworth, Whitten, Hale of Somersworth, Stickney, Twombly, Plumer of Alton, Grover, Smith of Gilford, Weeks, Eastman of Meredith, Bickford, Perkins of New Hampton, Sleeper, Ingalls, Fletcher, Charles, Tyler, Canney, Gove of Sandwich, Ethridge, Bryant, Meader,

Smith of Boscawen, Burbank, Paige of Bradford, Worth, Danforth, Fowler, Robinson of Concord, Hill of Concord, Peabody, Folsom, Craig, Sibley, Roby, Doe, Neal, Gookin, Harriman of Warner, Simonds of Warner, Woodbury of Wilmot, Secombe, Nevins, Riddle of Bedford, Gould, Tewksbury, Hale of Hollis, Carnes, Bunton, White, Holt, Averill, Sawyer, Rockwood, Williams, Parker of Nashville, Abbott of Nashville,

Gage of New Boston, Lawrence, Hadley, Woodbury of Weare, Blodgett of Claremont, Cole, Blanchard of Croydon, Burnham, Holden, Wyman, Adams of Springfield, Hayward, Carbee, Pierce of Bethlehem, Brown of Bridgewater, Brown of Bristol, Adams of Campton, Frazier, Young of Franconia, Sanborn,

Chandler, Morse of Haverhill, Page of Haverhill, Hazelton, Parker of Hill, Huckins, Thompson of Holderness, Lovejoy, Charlton, Hastings, Clement of Warren, Coombs, Thompson of Bartlett, Drew, Mathes of Columbia, Blanchard of Pittsburg, Pike, Gamsby, Flanders of Stewartstown.

Those who voted in the negative, were Messrs.-

Furber,
Stevens of New Market,
Carter,
Laighton,
Brown of Raymond,
Hodge,
Loverin,
Carr,

Forsaith,
Clement of Lyndeborough,
Burge,
Gilmore,
Page of Benton,
Peavey,
Simpson,
Meserve.

Yeas 109, nays 16.

Less than a quorum of the House voting, the affirmative of the question did not prevail, and the resolutions did not pass.

The following message was received from the Senate by their clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the appointment of a joint select committee to wait upon His Excellency the Governor and inform him that the business of the present session of the legislature being closed, both branches thereof are ready to be adjourned to Wednesday, the twenty-second day of November next, and have on their part joined Messrs. Foss and Pindar."

Mr. Parker of Nashville, from the committee appointed to wait upon His Excellency the Governor, and inform him that the business of the present session had been brought to a close, and that both branches of the legislature were ready to be adjourned to Wednesday, the twenty-second day of November next, by leave, reported that they had attended to the duty assigned them.

Mr. Sleeper submitted the following resolution:

Resolved, That the Speaker appoint a sergeant-at-arms, with instructions to procure the immediate attendance of the absent members of this House.

Mr. Parker of Nashville moved to amend the resolution by striking out the word "immediate," and adding at the close thereof the words, "on the twenty-second day of November next."

The question being put upon agreeing to said amendment, It was decided in the affirmative.

On motion of Mr. Woodbury of Wilmot-

Resolved, That said resolution be laid upon the table.

The following message was received from His Excellency the Governor, by the Secretary of State:

### " To the Senate and House of Representatives:

I have signed all the bills, resolutions and addresses which you have passed at the present session of the legislature and presented for my approval, and having been informed by a committee of both branches of the legislature that you have brought the business of the present session to a close, and are now ready to be adjourned to the twenty-second day of

November next, I do therefore adjourn the legislature to the said twenty-second day of November next.

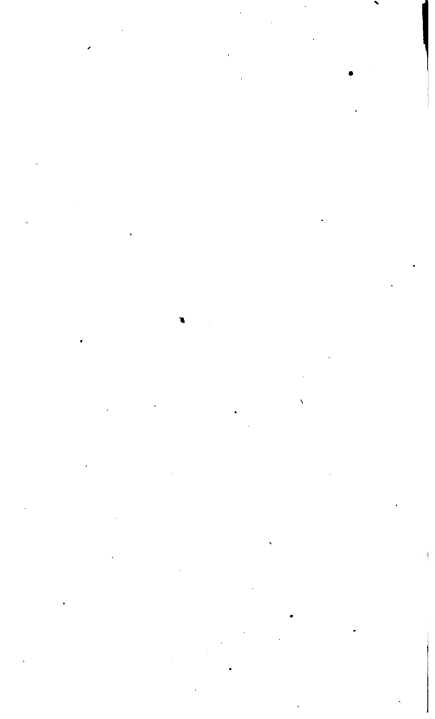
JARED W. WILLIAMS.

Council Chamber, June 24, 1848."

The Speaker then declared the House adjourned accordingly.

Attest-L. SMITH, Clerk.

A true copy—Attest—L. SMITH, Clerk.



# APPENDIX.

# REPORTS

OF THE BOARD OF VISITORS, TRUSTEES, AND SUPERINTENDENT OF THE NEW HAMP-SHIRE ASYLUM FOR THE INSANE,
JUNE SESSION, 1848.

## REPORT OF THE BOARD OF VISITORS.

To the Hon. the Senate and the House of Representatives of the State of New Hampshire:

The Board of Visitors have lately visited the Asylum, and made an examination of the condition of the patients and

the general management of the institution.

From the inspection made, they are satisfied that the patients are skilfully and kindly treated by the Superintendent, and that such attentions are bestowed upon them by him and his assistants, as their situations would seem severally to require. A commendable degree of order and cleanliness is observable throughout the various apartments of the building, and a strong desire is clearly evinced to render the condition of the inmates as comfortable as possible.

The appropriation made by the legislature last year, for the maintenance of the indigent insane, has been applied as directed by the legislature, and has been the means of continuing in the institution many who must have otherwise been deprived of the benefits of the treatment they have there received.

The farm connected with the Asylum seems to be well managed, and is a source of considerable profit. It already supplies a large portion of the hay, grain and vegetables required by the Asylum, and at prices much lower than the same could be purchased in the market, thus doing much towards keeping the board of the patients at the very low rate at which it is now established.

After an attentive examination of the condition of the Asylum, the Board returned, satisfied of the present prosperity of the institution, and confident that its managers were disposed to do all in their power to advance its interests and carry out the original design of its founders.

JARED W. WILLIAMS, Governor.

JOSEPH CLOUGH,
ZEBULON PEASE,
MACE MOULTON,
JARED PERKINS,
ISAAC ROSS,

HARRY HIBBARD, President of the Senate. SAMUEL H. AYER,

Speaker of the House of Representatives.

## REPORT OF THE TRUSTEES.

To the Hon. Legislature of the State of New Hampshire:

The Trustees of the New Hampshire Asylum for the Insane, respectfully present this, their

### SEVENTH ANNUAL REPORT.

The Trustees of the N. H. Asylum for the Insane, are happy, in submitting their report for the year 1847-8, to congratulate the friends of the institution upon its continued

prosperity. Nothing has occurred during the year just ended, to darken in any measure its prospects, and a high degree of success has attended the efforts made to meliorate the condition of those who have sought relief within its walls. The number of patients under treatment has been greater than during any former year of its existence, and its halls have been continually filled.

By reference to previous reports made to the legislature it will be seen that the whole number of patients at the Asylpm during the first year, was

2d y	rear	•••	_					J	•	_	٠,	'							Ī	•		•	•	•			•	•			Ī	15	1
3d ,	66	•	•	•	•	•	•	•	•	•	•	•	•	•	•	• •	•	•	•	•	•	•	•	•	•	•	•	•	•	• •	•	1.5	Ř
4th	66	•	•	•		•	•	•	•	•	•	•	•	•	•			• •	•	•	_	•	•	•	•	•	•	•	•		•	17	4
5th	"	•				•	•	•	•	•	•	•	•	•	•					•	•	•			•	•			•			18	7
6th	4		•	•	•	Ī	•		Ĭ	•	•		•	•							•				•	•		•				19	2

From this it appears that there has been a gradual bu constant increase from the first opening of the Institution, is 1842, to the present time. This has not been sudden or extraordinary, but such an one as an increasing appreciation of the design and utility of the Asylum, among the people of the State, would be likely to produce.

The greatest number of patients at any one time at the Asylum, during the past year, has been one hundred and fourteen, while the present number is one hundred and nine.

During the same period, twenty have been discharged, very greatly improved, and twenty-nine have returned to their friends fully restored.

The receipts of the Asylum during the past year have exceeded those of the year previous, eight hundred and thirty-six dollars and ninety-seven cents.

By our last year's report, it appears that the amount of cash on hand, May 31, 1847, was

By the accounts, books, and vouchers of the Superintendent and Treasurer, it appears that there has been received during the past year, for board of patients, and from other avails,

11,231 04

Total receipts to May 31, 1848,.....\$11,338 06

There has been expended during the same time, for labor, provisions, wood, and other necessaries for the support of patients, together with

the payment of last year's debts, of more than five hundred dollars,	11,229 9	)3
Cash on hand, May 31, 1848,	\$108	13
Due for board of patients, on ledger, estimated good,	<b>\$</b> 2,337 9	<b>30</b>
Notes collectable,	183	
Total,	\$2,629 6 497 8	
in favor of the Asylum, of	\$2,131 7	77
lum reported last year, was	\$2,603	<b>i</b> 8
The history of the Asylum, thus far, has been warrant the friends of the insane, who labored earnestly for the establishment of an institution	l long an where the	ed at
unfortunate class of our people might receive ment as their dreadful maladies most imperiously in congratulating themselves upon its entire succe	demande	d,
most sanguine expectations have been more than		
and New Hampshire now can boast of an Asy		
maintains a highly respectable stand among the feer States. The amount of good already done is	great, bu	at
the amount yet to be done, the future only can d	etermine.	_

Previous to the opening of the Asylum, the condition of the insane in this State was lamentable. Some few, whose friends were aware of the success attending the treatment of the insane at Asylums in other States, and were both willing and able to incur the expense of their maintenance at such institutions, received the benefits of the treatment they afforded. By far the greater portion, however, remained at home, and at poor houses, confined in chambers, in garrets, in out-houses, and in some instances even in cellars and No enlightened and systematic course of management was pursued, and their restoration to reason was They were merely restrained and left not attempted. in cruel neglect, to suffer in solitude the terrors and the wild hallucinations of their insanity. But we are happy to say a more enlightened and humane sentiment now prevails, and the benefits of Asylum treatment have been both seen and realized. The merits of a public hospital for the insane have been fully tested and fairly proved. It is no longer regarded as an experiment. The old practice of solitary confinement and neglect has been condemned as pernicious and cruel.

A lively interest has been felt throughout the country during the last fifteen years in the condition of the insane. and much time and attention has been devoted to the discovery of the most successful manner of treating diseases of the mind. A systematic and enlightened practice now prevails, and insanity is regarded in the great majority of instances as a curable malady. But the work of a complete restoration is generally one requiring considerable time.-The mental faculties, when once disordered, are not wont to recover their former soundness in a brief period. only months, but in many cases years even, are necessary to effect a complete cure. This fact, although generally known perhaps, is but partially appreciated. As a consequence, the Trustees have found it no uncommon thing for the friends of a patient, after having placed him at the institution, to grow impatient of his recovery after a few months have passed and wrought but little apparent change. Despairing of his restoration, the patient is not unfrequently removed, and that too when his malady has actually begun to yield to the means employed. Very many, there is reason to believe, have been thus prematurely removed from this and other institutions, and have afterwards become hopelessly insane, whose recovery had actually commenced, and bid fair to have been certain, could they have remained a short time longer under the treatment they were receiving.

The experience of the past year has confirmed in a good degree, the doubts for some time past entertained by the Trustees, as to the size of the present Asylum building.— As before stated, there have been, during a part of the last year, no less than one hundred and fourteen patients at the Asylum. This is a greater number than can be accommodated without considerable inconvenience. Every room in the building is, in fact, filled by ninety-six patients, there being but six halls and sixteen rooms connected with each hall. Whenever, therefore, there happens to be a hundred or more to be accommodated, the managers of the institution are compelled to violate the original design of its founders,

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and in some instances to place two patients in a single room. This is by no means desirable, and rarely done, unless, as in the present instance, necessity renders it imperative; for the good of the patients requires, that each should have the sole occupancy of a room. It is also requisite for their successful treatment, that they should be classified, and that the different classes should be kept distinct, in separate halls.—In the N. H. Asylum, the male patients, divided into three classes, occupy the north wing of the building, and the female patients, divided in a similar manner, occupy the south wing. As the different classes seldom contain equal numbers, some portions of the building are frequently more than filled, when the whole number of patients is less even than the number of rooms.

If the past history of the Asylum is in any degree indicative of the future, there is good reason to suppose that the applications for admission the coming year will be more numerous than its managers will be able to comply with.-Under the circumstances, it has appeared to the Trustees, there were but two ways in which to meet the difficulty. One was, to close the doors of the institution against all who may apply after its halls are once filled; the other, to enlarge it, by such additions as may be sufficient for the accommodation of all who desire to avail themselves of the benefits of its treatment. They are very slow to believe, that the gentlemen of the legislature would entertain for a moment the idea of adopting a course like the first; but that they will give the matter their early consideration and take such measures as the exigency of the case may in their view demand, is their very earnest desire. The Asylum has already become an honor to the State and a blessing to many of its citizens. Humanity would seem to require that it should not only be sustained, but that it should also be enlarged, and to such an extent, that it answer fully the design of its institution. In thus sustaining and enlarging it, New Hampshire will but be pursuing the same course that neighboring States have already adopted. The Insane Asylum at Worcester, Mass., when first erected, was capable of accommodating but about one hundred patients. It has, however, from time to time, been so far enlarged, as to now afford ample accommodations for more than four times that number.

The grounds connected with the Asylum have been considerably improved during the past year. An arrangement has been effected with one of the railroad companies, whose road terminates at Concord, for removing the hill immediately north of the buildings, without expense to the Asylum, and a large portion of the work is already completed. When finished, an uninterrupted prospect will be opened to Pleasant street, and the convenience and beauty of the grounds greatly increased. The farm has also been rendered more productive, and is now, for the most part, in an excellent state of cultivation. It is fast becoming of very great importance to the Asylum, and the amount of hay, grain and vegetables produced the past year considerably exceeded that of any former year.

The Trustees, in closing the report now submitted, take pleasure in expressing their full confidence in the success of the Asylum under the management of its very able and intelligent Superintendent, Dr. M'Farland, to whose assiduous care and efficient skill its prosperity for the last few years, while he has been at the head of the institution, is to be

mainly attributed.

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W. PLUMER, JR.,
JAMES FARRINGTON,
WILLIAM PLUMER,
N. S. BERRY,
ISRAEL HUNT, JR.,
WARREN LOVELL,
JOSEPH B. WALKER.

# REPORT OF THE SUPERINTENDENT.

Sixth Annual Report of the Superintendent, to the Trustees of the N. H. Asylum for the Insane:

GENTLEMEN-

Another year has been added to the history of the N. H. Asylum for the Insane. During the year the

proof of its necessity, and its full appreciation by the public, has been attained. For the entire year mostly filled with inmates, and now occupied to its utmost capacity, the period has arrived, when all who have entertained scruples as to the expediency of making the care of the insane a special object of public charity, will acquiesce in the wisdom of the legislation, by which it has been designed, established, and fostered.

Scattered in the remote districts of the State, and secluded from the eye of the public, it is not a subject of surprise that the hand of benevolence has been comparatively slow in raising them to the degree of mental and physical comfort which the most abject are capable of attaining. As the eye rests on so many now concentrated within the scope of its observation, the call of helplessness more quickly catches

the open ear of philanthropy.

In detailing the affairs of the institution for the past year, much that has hitherto been laid before the Board and the public, will be omitted, as being unnecessary from frequent repetition, and while the undersigned will endeavor to comply fully with the statute, by laying open its curative results and its fiscal condition, attention will be more particularly directed to those specialties respecting insanity, that are usually looked for, because no where else found, in the reports of institutions for the insane.

### Table of General results.

Males.	Females.	· Total.
Number of patients in the Asylum, May 31, 1847, 52	48	100
Admitted from May 31, 1847, to June 1, 1848, 51	41	92
	_	
Number in the Asylum during the year, 103	89	192
Discharged during the year, 46	37	83
Recovered, 19	10	29
Partially recovered,		20
Stationary, 12		26
Died, 4		8

Appendix. 325	}
Remaining in the Asylum, June 1, 1848, 57 52 109 Greatest number in the Asylum during the year, 58 55 113 Least number " " 53 42 99 Whole number ever admitted, 540 " " recovered, 179 " " died, 33  Table showing the duration of insanity in 92 cases admitted the past year.	3 5 6 9 1
Less than six months,	21139111
Occupation of 92 patients admitted.	5
Males.       Females.         Farmers,       36       House-keepers,       33         Laborers,       6       Operatives,       6         Student,       1       School teacher,       1         Blacksmith,       1       Tailoress,       1         Tanner,       1       4         Merchant,       1       4         Other employments,       4	i l
Civil Condition.	
Married,	

## Appendix.

# Age of 92 patients admitted.

Less than	ı tu	enty	yea:	rs, .			 					• • •		. 10
Between	20	and	25,.	• • • •	••		 . •							. 12
"	25													
"	35		45, .											
"	45	"	55, .											
66	55	"	65,											
"	65		80, .											
			,											
														92
Oldest pa	tie	at, 7	7.				-				•			
Table sh	owi	ing i	the s	upp		d d syl		on	<b>o</b> f	tho	se n	ow	in	the
Favorabl	Α						 							. 26
Doubtful														
Unfavora														
														109

The condition of those who now to a great extent fill the Asylum, is indicative of the tendency of this Institution, in common with those of every State in the Union, to become filled with the incurable, a class, whose total exclusion from hospitals for the insane, humanity forbids. Although the comparatively large proportion of such cases now in our wards is in itself melancholy, it is yet a happy indication that a spirit is abroad in the community which forbids the abandonment of these to a condition of neglect.

The timely appropriation of a small sum by the last legislature for the support of the insane poor, has been the means of retaining under treatment many whose necessitous condition would have otherwise demanded their removal. Several of these have joined their friends, as is believed, fully recovered, and many others remain, the recipients of the same bounty.

In fact, the condition of the indigent insane, whose malady is of long standing, is one that calls loudly upon public and private charity.

When an individual becomes insane, the idea of sending

him to an asylum is usually suggested by some of the many whose advice is proffered with more zeal than true philanthropy. The trial may be made then, or it may be deferred by the recital of some of the many tales of unjust treatment, which always attach themselves to such institutions. It may be deferred to the point when recent insanity becomes chronic, when the diseased mental action becomes the natural, when all the faculties of the mind become warped and fitted to the deranged condition of some of the perceptions, as the muscles, ligaments, and blood vessels of the long misplaced joint accommodate themselves to the new relation of parts, and thus the mental machinery moves on, jangling and jarring, it is true, but irrecoverable, because the manifestations of insanity have become nature itself.

Insanity in such a phase is usually incurable. Cases of chronic insanity are reported as cured, it is true, in every report that reaches us, where statistics are given at length, but too often, if the individual thus discharged and reported recovered, could be traced to his home, would be exhibit in the delicate relations of parent and husband, many indica-

tions that the work of cure was but ill perfected.

He may be sent to an asylum when the disease of his mind is yet recent, but then how delicate the task of its attempted restoration! The surgeon who attempts the re-union of the broken bone, has a far less perplexing task to effect the juxtaposition of its dissevered parts, and yet with what scrupulous care does he confine the limb in its fixed receptacle, how strenuously does he insist upon quiet, how measured and careful all the necessary movements of his patient, and yet his task has not a tithe of the difficulty that invests the attempt to recover and re-adjust the fragments of a mind in ruins!

A thousand accidental or unavoidable influences may thwart the best directed efforts, or there may be an hereditary predisposition, so strong, that it is the natural tendency of the ill balanced mind to swerve from the track at a particular age, or a certain stage of its development, or some whim or caprice on the part of a guardian or friend may remove the patient from treatment when hope is just at its dawn, and thus the period for successful medication passes, and chronic derangement exists. If the circumstances of the individual permit, other measures are taken. Change of scene, a voy-

age at sea, amusements, and all that the anxiety of friends or the racked brain of ingenuity can suggest, are unavailingly tried, and all concerned finally acquiesce in an affliction which forethought could not avert, or skill remove.

The subject now assumes a more strictly moral aspect. As an individual, the unfortunate subject is dead. His estate is sequestered, his moral agency gone; others must think and act for him, and in his relation to society he is

supposed to have no will of his own.

When the kindly sympathies which are reflected from one intelligent mind to another have become dim, and one of the mutually dependent minds has lost its moral existence, it requires no long time to decide which of the parties, in the selfish warfare that ensues, shall be "driven to the wall." It is in vain that wronged humanity lifts her voice at the outrage; it is undeniable, that the arm of the law becomes necessary, to guarantee to the sufferer the rights that he may justly demand from his own kind.

If the individual at the time of his seizure, was in the possession of a competency for his future maintenance, much of the gloom of his case vanishes, but if otherwise, his misfortune is accounted his crime, and a lot is often meted out to him, more to be dreaded than the doom of the malefactor. The presence of his friends, whose designs he suspects, and whose motives he questions, soon develope the worst tendencies of the insane mind. He becomes irascible, then dangerous. Instead of being soothed by those who fully comprehend his malady, brute force must be used in doing what has not been attempted by systematic kindness. Is the individual likely, under such circumstances, to improve mentally? Can he fail even to lapse into the condition of a brute, when all that separates the human mind from brute instinct, is dying within him for the want of culture? It is found easier to manage him in the strong cell, or within the sweep of his chain, and he sinks into forgetfulness, except when selfishness annually knocks him off to the lowest biddings of cupidity!

The case may wear a different aspect. It may be marked by no excitability, the individual may be harmless towards

others, one of the class-

"That needful food
Though press'd with hunger oft, or comlier dress
Though pinch'd with cold, asks never."

Perhaps with reason enough to preserve the outward decencies of life, he wanders from place to place, a disturber of public assemblies, conspicuous around courts of law in prosecution of imaginary claims, mailing vexatious and unmeaning communications, the jeer of boys, and the wanton sport of boys of larger growth, his case is hardly less cheerless than that of his fellow sufferer, whom the alarm of the public has decreed dangerous.

Now such is believed to be, with hardly an exaggeration, the condition of the incurably insane, who are shut out by the accidental misfortune of indigence from the shelter which in this age of light should be afforded to those whom afflictive Providence has inscrutably smitten; and when the official guardians of this Institution shall pass through its wards, and behold many faces made familiar by former visits, they will doubtless concur, that although they may have drunk deeply of bitterness, yet kindly charity is mingling many of her sweets in their cup.

It is not to be inferred, however, that the incurably insane should be immured in an asylum without exception. Such a measure should only be resorted to when the welfare of the individual, or the protection of the public safety demand it. But from the comparative infancy of institutions for the insane in this country, the whole subject would seem to demand some statutory provision, that the commission of the insane to the Asylum, and their reception and detention, should be provided for, and yet limited, by sufficient restrictions, to guard against abuses, for it cannot be supposed that the insane in this country will be exempted from the evils which in older communities have demanded much parliamentary inquiry, and strict penal legislation. The mental vigor of many of even the incurably insane enables them. to take care of themselves, and their moral sentiments are so unimpaired that they can respect the rights of others.

By the N. H. Revised Statutes, chap. 9, sec. 11, the Judge of Probate is empowered to commit to the Asylum, after proper hearing, any insane person "who is in such a condition as to render it dangerous that he should be at large." That this provision has not met the exigency contemplated in the Statute, is evident, as not more than two persons have been committed to the Asylum for the past three years by this court.

That the Statute has not been more fully operative, is mainly owing to the limited meaning allowed to the word dangerous.

Experience of the most painful kind has repeatedly taught the lesson, that it is by no means those whose mental manifestations exhibit the most insanity, who are most dangerous to be at large, and so long as this view is entertained, it must remain, that the power of the Statute will only be invoked after acts of violence. Another view of the subject, it is conceived, should be taken, as a case in point may show.

Several years since, there was admitted into the Asylum a young female, who had been twelve years insane. For six years she had not stood erect, and had spent that dismal period in a cage six feet square. She had lost part of one foot by being frost-bitten, and her knees had become fixed by the contraction of the muscles, so that they were in constant contact with her breast. Although entirely crippled, she was committed as a person dangerous to be at large. Here the view was obviously taken, that her being at large was dangerous to herself, and the decision of the court, while in no degree unjust, was highly humane, the Statute being the most available means, under existing circumstances, of placing her where, although incurable, her situation might be made comparatively comfortable.

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These remarks respecting the condition of the incurably insane are made in the belief that this State, more than any other in which a State Institution exists, abounds with lunatic vagrants, whose natural or legal guardians take few measures to protect the public from the dangerous consequences of their being at large, and although public sentiment is presumed to be averse to depriving such friends or guardians of the right to take care of the insane in any way that their circumstances or inclination may prescribe, still, this report but anticipates the time, which must inevitably come, when existing Statutes must receive a new construction, or new provisions made to arrest a growing evil.

In the two preceding annual reports of the Asylum, the causes of insanity have been commented upon at some length, that being the most interesting point in the investigation of the subject.

The views therein expressed, are confirmed by the expe-

rience of each successive year. While all proper prominence in the scale is given to physical causes, such as ill health, intemperance, &c. &c., the unusual proportion of cases where no adequate cause could be adduced, is striking, and sufficient to carry the conviction, that much must remain obscure, till more light is thrown upon the phenomena of the mind in its normal state, and its subtle relations to the corporate system.

If the physician is foiled in the attempt, in the investigation of disease of the body, to establish the relation of cause and effect to the certainty of demonstration, he is yet able to predict with some confidence the organs which will suffer from any given breach of the laws of Hygiene. exposure to Miasmata will produce intermittents, excess at the table, gout, atmospheric vicissitudes, rheumatism, and the various Phlegmasiae, experience has long taught, and so under the control of research are the various ills of the physical system, that even the modus operandi of the several causes of disease may be traced through the line of diseased action. Not so the laws which preside over diseased mind. No a priori reasoning can be admitted in the investigation: no certain effects can be produced from a given class of It is no unusual thing for those made insane from causes particularly depressing in their nature, to exhibit the highest exhibaration in their insane manifestations, and vice versa. Devotional exercises may totally engross the attention of the lunatic, and religion may have had nothing to do in the production of the insanity. The emperors, knights errant and queens, to be found in every lunatic hospital, are as frequently from classes of society where no hopes of political preferment could be supposed to exist. This fact essentially detracts from the value of the causes of insanity. as given by those who commit friends to the Asylum, and

so marked is the disposition to seize upon some accidental bias, which the insane mind exhibits in its waywardness, and dignify as a cause what is merely the exhibition of an effect, that, with many who have written upon the subject, I confess that all the data thus obtained, either at this or any other Asylum, are to be received with extreme caution,

if not viewed as nearly valueless.

# Table showing the cause of Insanity, in ninety-two patients, admitted the past year.

Unknown,	35
Ill health,	
Masturbation,	
Domestic affliction,	
Religious,	
Hard work,	
Disappointed love,	
Puerperal state,	
Epilepsy,	
Repelled eruptions,	
Injury of the head,	
Congenital,	
Home sickness,	
Use of tobacco,	
"Fits,"	
Old age,	
em . s	~~

Total, ..... 92

It will be seen by the above table, that a large proportion of the cases admitted have been put down as arising from causes unknown. In many of these cases, some cause was given by those under whose direction the commitment to the Asylum was made, but on subjecting the alleged cause to a more strict examination, it appeared as a mere accidental concomitant of the pre-existing insanity, and it also appeared that more than half the cases, so registered, exhibited a strong hereditary predisposition to insanity, becoming, as it would appear, a strong reason for placing hereditary predisposition among the actual causes of insanity. One lady was admitted during the past winter, from the investigation of whose case it appeared that traces of insanity had manifested themselves in the family for five generations, and no less than one hundred and fifty individuals of the family line had been thus deranged.

Now when the elements, from whose inscrutable workings mental alienation arises, are perpetually existant in the constitution of an individual, it needs nothing worthy of being adduced as a cause, to throw such subtle materials into operation.

There are also few other points which have been brought within the statistics of insanity, that are not equally fallatious and unsatisfactory. So difficult is it to determine the exact point where insanity begins, that the duration of the disease is often as loosely defined as the cause, and the same difficulty obtains in tabularizing recoveries. As tables made up from the records of institutions for the insane, are of use only as data from which may be deduced the relative value of different varieties of treatment, they lose much of their importance, in view of the difficulties that environ all attempts at keeping such records, with even tolerable precision.

This is deemed a proper time and place to record a skepticism as to the value of the system of forming tables, or rather the want of system, in making important deductions, and establishing infallable per centages, from extremely loose and insufficient premises, and all now engaged in the treatment of the insane, appear to be simultaneously arriving at the same conclusion; that before making further investigations, a strict inventory must be taken of our actual knowledge upon the subject, before claiming anything like mathematical precision in setting forth the results of treatment.

The internal management of the Asylum has been the same, which, since its establishment, has been deemed best adapted to secure the accomplishment of its great object. It has been our happy fortune for the past three years to record no instance of suicide, nor any accident where the life of any individual has been jeopardized. Although these are but negative evidences of successful management, they are pleasing reflections to those who have, during that period of time, been subjected to the keen solicitude which probably no other employment can, in an equal degree, produce. How perfectly the design of the Institution has been accomplished during the past year, your monthly visits at the Asylum bear their own record. Made at unexpected periods, and under circumstances calculated to lay open to vour observation all the minutiæ of treatment and domestic economy, no marked deficiency could fail to pass uninspect-Some defects, only to be remedied by architectural changes, have been specially noticed by successive visiting members of the board. These, with the lack of some other necessary architectural conveniences, will be brought more

fully before your notice.

Some expenditures will become necessary during the ensuing year, in providing warming fixtures for the south wing of the building. The furnace which has been in use since the first opening of the Asylum, has now become unfit for further service. Since this Institution went into operation, much attention has been paid by those interested in the subject, in devising some better method for warming Asylums for the Insane, and hospitals generally, than the old hot air furnace which was most in use at that time. So much of the comfort, health, and consequent success of a curative institution, depends upon the uniformity of its temperature, and the respirability of the heated atmosphere introduced. that the subject becomes one of grave importance. an atmosphere warmed before being introduced into the halls, by passing over steam or hot water pipes, is best on all accounts, is unquestionable; but whether the means of the Institution will justify the expenditure attending that method of warming, admits of doubt.

In closing this portion of the Superintendent's report, mention should be made of the happy effects resulting from a small appropriation made by the last legislature, for the support of the insane poor. The receipt of dividends from this fund, made by His Excellency the Governor, has continued under medical treatment many who must otherwise, from straitened pecuniary resources, have been prematurely removed from the Asylum. About sixty have been thus added, many of whom are now restored, as we trust and believe, to the enjoyment of reason. There can be no more legitimate objects of charity than the insane. Benefactions granted them, always yield a harvest of rich and tangible effects; they are a largess that cannot fail of being gathered by those for whom they are intended; they are a bounty, the almoners of which are always accountable. The numbers who will, for the ensuing year, enjoy the benefits of the institution, will largely depend upon the continuance of this appropriation.

#### Treasury Report.

The Treasurer charges himself with the following receipts:

## Appendix.

From the State Treasury, for the support of	
the indigent insane, as provided by resolu- tion of the last Legislature,*	<b>\$</b> 691 <i>55</i>
From John Atwood, Esq., late Treasurer of the Asylum,	140 11
From balance in Superintendent's hands, June	
1, 1847, From counties, towns and individuals, for the	7 02
support of patients, and for sundry articles sold,	10,539 49
, , ,	\$11,378 17
He credits himself with expenditures, as foll	ows:
For salaries, wages and labor, (in part for two years,)	2
For meats purchased,	
For butter and cheese,	
For breadstuffs, 989 6	
For fish, 203 2	1
For vegetables,	0
For groceries,	1
For wood, \$594 17	
For oil, 92 43	•
For charcoal, 20 20—706 8	0
For manure, lime and ashes, 199 5	6
For garden and grass seeds, 25 0	4 .
For straw, 13 8	
For medicine, 65 9	7
For ready made clothing, boots and shoes,237 0	2
For cloths of all kinds,	3
For furniture,338 2	
For library, stationery and printing, 33 1	2
For postage, railroad frieghts and express, 51 9	
For carriage hire,	$ar{2}$
For money prepaid, and refunded to pa-	~
tients,	4
For funeral expenses and moving the	-
dead, 49 7	2
For trustees' expenses, 60 5	~ O
For ordinary repairs, 120 2	ĭ
	-

<sup>\* \$108 45</sup> of the appropriation is, as yet, undistributed, and semains in the State Treasury.

## Appendix.

For blacksmith work,		
-	\$11,378	17
There is now due the Asylum, as per ledger, estimated good,	\$2,337 183 108	60
There is due from the Asylum,	\$2,629 497	
Balance in favor of the Asylum,	\$2,131	77
It will be remembered, by recurring to former rein the year 1844, an appropriation of \$5,000 was the legislature, for the erection of a building for ly insane, and to pay the then existing debts of tion. After erecting the proposed building, and debts, there remained a balance in favor of the 1845, of	as made I the furiou the instit paying the Asylum, \$2,673 ( 2,131 )	by ns- nu- he in 05
There remains a deficit in three years, of	\$541 9	8

When it is considered that the Asylum has, during that time, added annually to the value of its lands by high cultivation, and largely to its stock, furniture, fixtures, and even buildings to, within limits, three times this deficit, it will be perceived that all has been done from the regular receipts of the institution, that could be desired, or is even just; for it is hardly right, that avails from the often scanty means of

patients, should accumulate in the form of permanent public property.

That the Asylum may remain in operation many years, without a demand for public aid, (extraordinary additions

excepted,) is undoubted.

Its public necessity is acknowledged and the demand for its benefits will, as a natural consequence, sustain its financially independent existence. But something more is expected. It must keep pace with the active march of improvement. It must do all for the insane that the spirit of the age demands.

There is but one item of current expenditure in which an addition appears necessary. The compensation of the nurses, assistants and attendants is not sufficient to secure the constant services of those fully faithful and competent. Those persons to whom is committed a high trust, should be selected with especial care, and when trained to the delicate duties of their station, should feel that their situation is valuable; and thus it will be permanent. So long as the compensation is below that obtained at railroads, factories, &c., those persons best adapted, seek more lucrative and less responsible stations.

Some portion of the power which directs an asylum for the insane must be delegated to subordinates. These persons are the more immediate companions, cursors and advisers of the patients. If ever abuses exist in an asylum for the insane, they arise from the employment of attend-, ants and assistants not suited to duties calling into exercise the higher qualities of the mind and heart. The expense attending the enlargement of the compensation of this class of persons, will be well repaid by securing those of high qualifications, and making as perfect as possible the internal police of the institution; for small compensation and rigid discipline are contradictory in their operation. .

The bathing conveniences of the Asylum have never been fully sufficient to comply with the wants of such an institution. The only bathing room is chiefly used for other pur-A bath room should be attached to each hall. mote, the use of such an important hygienic agent is too apt to be resorted to less frequently than it is really demanded. The difficulty which has heretofore existed in respect to the supply of water for the Asylum, we hope will be removed by the use of an hydraulic apparatus to elevate water from the stream about three hundred feet in the rear of the buildings. Should the measure now being put in operation prove successful, sufficient water will be obtained to supply the present deficiency. If bathing rooms are supplied, the most eligible plan would seem to be, to erect an appendage to each wing, sufficient to afford a room ten feet by twelve for each hall. Hot and cold water should then be admitted freely into cast iron bathing tubs in each room. By removing into the same appendage the water closets, which are now in too close proximity to the halls, there will be no risk of any atmospheric impurity in close weather.

It is highly probable that the receipts for the ensuing year will not meet anything more than the actual current expenses. The day of cheap breadstuffs and fuel has passed. All the articles of consumption, (groceries excepted,) have advanced much in price within two years last past. The price of labor is also much augmented. Besides the anticipation of these high prices, some permanent improvements and repairs are demanded, more than the receipts from the board of patients will permit. Either a striking falling off must occur, or an addition to the rates of board must be made, or the Asylum must signify its inability to rely strictly on its own resources, and claim the public aid. Either of these measures it is desirable to avoid.

It will be remembered that 'Miss Catherine Fiske of Keene, bequeathed the sum of \$5,419 67 to the State, in trust for the Asylum, subject to the payment of an annuity of \$250 per annum. Although the period is somewhat remote when the bequest would fall to the Asylum, according to the provisions of the will, yet the institution is directly interested in the management of the sum entrusted to the State. By a reference to the former State Treasurer's report, it will be seen, that in one instance, at least, the annuity has been paid from the principal of the fund. Should such a procedure ever be adopted as a precedent, a few years would exhaust the sum devised, thus annulling the intention of the donor, as well as possibly limiting the benefaction to the annuitant. By transferring the amount of the legacy directly to the Asylum, subjecting it, if deemed necessary, to the payment of the annuity, the possibility of a misconstruction of its purpose would be avoided, and a source of

embarrassment removed from the books of the State Treas-

This sum, invested in wood lands, (for it would be policy to receive it in no other way,) would enable the Asylum to apply its surplus labor in the winter, to the preparation and transportation of the wood consumed in the buildings, reducing the expenditure of wood alone, from one thousand dollars, the cost of a year's supply at present prices, to the amount of the annuity. Such a disposal of a sum so obtained, would relieve the institution from some of the embarrassments under which it must labor, so long as the price of fuel and provisions remains at present rates, and that of board so moderate as at present.

In concluding this report, the Superintendent cannot let the opportunity pass, to express a high sense of the value of the system of frequent visitation, adopted at the last annual meeting of the Board of Trustees. Aside from the higher considerations, which are obvious to all, the system is protective to those whose official duty demands the detention of persons committed to their care. The law requires no formal process regulating the commitment of persons to the Aysum; all is at the discretion of friends. The opinions of these friends even, is often much divided in questionable cases. Under such circumstances, the officers of the Asylum are liable to incur opprobrium, in performing an obvious and imperative duty. An easy and frequent opportunity for appeal to an official Board of Visitors, while it amply guarantees individual rights, renders safe the duty of the officers of the Asylum.

The assistant officers of the institution are, Dr. William B. Stevens, assistant physician, and Mr. and Mrs. Tilton French, steward and matron. The professional services and private worth of Dr. Stevens, fully proved by a lengthened residence with us, render his assistance peculiarly valuable. I would respectfully urge that his compensation, which is now far beneath what he could command in another sphere of duty, be increased.

The connection of Mr. and Mrs. French with the Institution being comparatively recent, the full value of their services cannot be properly estimated. The zeal with which they enter upon the discharge of their duties, promises well for their future value to the Asylum.

To the above mentioned persons, and to all others connected with the institution, who have lightened the burdens of the Superintendent, by a ready acquiescence and co-operation in his measures for the better discharge of a common trust, I am under great and lasting obligations.

ANDREW McFARLAND.

N. H. Asylum for the Insane, Concord, June 1st, 1848.

# REPORTS

OF THE WARDEN, PHYSICIAN, AND CHAPLAIN OF THE N. H. STATE PRISON, JUNE SESSION, 1848.

### WARDEN'S REPORT.

To the Honorable Legislature of the State of New Hampshire in General Court convened, in June, 1848.

The Warden of the State Prison submits the following statements of the management, receipts, disbursements, income, expenses, and condition of that institution, for the year ending May 31, 1848:

Number of convicts, May 31, 1847, Since received,	61 <b>42</b>
•	103
Discharged by pardons,	<b>14</b> .
Discharged by expiration of sentence,	11
Escaped,	1
Now in Prison,	77
	103

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Of whom 74 are males males are negroes.	s and 3 are females. Two of	the
the year, Smallest "	nvicts at any one time during """ there have been received,	82 57 23
At no one period for number of convicts been	nineteen or twenty years has so small as this year.	the
Ages of convicts at	the time of their commitment.	
Under 15 years of age, From 15 to 20 " " 20 to 30 " " 30 to 40 " " 40 to 50 "  Crimes of co Stealing, Burglary, Horse stealing, Murder, Rape, Attempt rape, Arson,	2 From 50 to 60 years, 13 " 60 to 70 " 33 " 70 to 80 " 15 17  convicts now in prison.  24 House breaking, 2 Store breaking, 6 School house breaking, 3 Shooting, 4 Manslaughter, 4 Murder in the 2d degree, 1	5 1 1 77 15 2 1 1 7
Burning barns, Burning house,	5 1	77
Term	ns of sentence.	
For 1 year, "2" "3" "4" "5" "6" "6" "7" "8" "9"	3 For 10 years, 6 "11 " 17 "14 " 5 "15 " 9 "20 " 3 For life, 7	6 1 2 3 3 10 77

# Appendix.

# Natives of

Massachusettf, 8 Vermont, 6	England, Germany, Poland,	1 1 1 1
' Conv	îcted in	
Strafford, 13	Grafton, 16 Belknap, 4 Coos, 1	
Emp	loyed in	
Shoe shop, 24	77	}
Convicts receiv	ed this year from	
Merrimack, 4		
Of the convicts received	the past year, the ages are	
•	Between 50 and 60 years, 4 " 70 and 80 " 1	

## Convicts received during the year are convicted of

Stealing,	13	Manslaughter,	. 7
House breaking,	9	Attempt rape,	2
Burning barn,		Burning barn,	1
Store breaking,		Horse stealing,	2
School house breaking,	1	0,	_
Shooting,	1		42

## Sentences of those received during the year.

For 1 year,	3 For 10 years,	3
<b>ແ 2 ໍ</b> ແ ່	6 "11 "	1
"3"	7 "14"	1
" 4 " '	4 "15 "	3
: 5 ti	6 "20 "	2
"6"	2	
"7 "	4	42

### Convicts received this year are natives of the following States and Countries.

New Hampshire,	22	Vermont,	3
Ireland,	8	Massachusetts,	2
England,	1	Maine,	1
Germany,	1	•	+
Poland,	1		42
New York,	3	•	

## Those in prison for life are convicted of

Murder,	4 Burglary,	1
Rape,	4	
Arson,	1	10

Number of convicts in prison, committed, discharged, pardoned, deceased and escaped, in each year since the establishment of the institution, in 1812.

Year.	In prison.	Committed.	Discharged.	Pardoned.	Died.	Escaped
1812	1	1				
1813	12	11				
1814	22	14	4			
1815	23	13	5	2		5
1816	48	31	5	· 1		
1817	<b>5</b> 9	29	13	3	1	1
1818	69	26	16	•		
1819	62	17	<b>2</b> 0	1	1	2
1820	61	18	<b>.15</b>	2	2	
1821	65	23	15	2	· 2	
1822	<b>57</b>	16	19	2	<b>'3</b>	
1823	66	26	11	<b>5</b>	1	
1824	<b>62</b>	19	17	5	1	
182 <b>5</b>	66	24	13	3	2	2
1826	<b>59</b>	13	15	4	. 1	
1827	48	12	14	7	2	
1828	<b>56</b>	20	8	4		
1829	<b>5</b> 0	· 11	9	7	1	
1830	<b>6</b> 8	31	9	4		
1831	81	24	8	3 ·		
1832	82	19	10	6	1	1
1833	. 81	16	8	9 .		
1834	<b>79</b>	13	4	11		_
1835	78	23	6	16		2
1836	<b>8</b> 6	21	8	4	1	
1837	72	12	15	10	1	
1838	70	5	4	3		
1839	73	30	10	15	2	
1840	78	24	4	14	1	
1841	84	28	13	7	2	
1842	92	20	9	3		
1843	99	28	17	4		
1844	89	25	19	15	1	
1845	81	14	8	12	2	
1846	74	30	12	22	1	
1847	61	14	12	13	1	
1848	77	42	11	14		1

Of the convicts now in prison, one is here on a third sentence, seven on a second sentence, and four only are known to have been committed in other States.

Of the 137 who have left within the past five years, four only have been re-committed here, and but one is known to have been committed to the prison of any other State.

I have the satisfaction to report that the health of the prisoners has been good, and, with few exceptions, their conduct and deportment has met my approbation and approval. Most of the convicts are desirous to secure the approbation and interest of those who have the charge of them. In reading, writing, and arithmetic, very good improvement has been made by many. Some who could neither read nor write when they came here, are now tolerable proficients. Ignorance is the parent of vice, and should be at all times combatted. Where there are high intellectual attainments, accompanied with proper moral culture, there cannot be a taste for such food as vice offers. Vice and virtue cannot mix. more than oil and water, and in any subject where there is a desire for the one, there can be none for the other. As much, therefore, as we raise the intellectual, moral and religious attainments, so much we raise a safe barrier to vice, degradation and suffering.

The chaplain and officers have been assiduous in giving instruction. I have permitted those convicts who could, to instruct those who could not read. I think I can see a marked improvement, which I look upon as the result of these efforts and of the intellectual and religious teachings of the chaplain.

The same course of discipline has been enforced this year as by me heretofore, and experience has confirmed me in the belief that a mild, yet firm, system of government is best. To carry out any system of government, much depends on the subordinate officers; and no system of improvement can result well without a proper and efficient co-operation. Here I have been constantly and faithfully aided and sustained by both officers and contractors. There has been a harmonious co-operation throughout, for which I feel under many obligations.

By inspection of the accounts, it will be seen that the pecuniary result of this year's business is not as prosperous as could have been desired, yet it is such as under the circumstances could have been reasonably expected, with so small a number of convicts—a part of the time not more than fifty-seven. It costs precisely the same to guard and govern sixty as ninety convicts, and the earnings in the one case would be at least \$2500 more than the other. During the rebuilding of the shops, in July and August last, many of the convicts were thrown out of any profitable employment, by which the earnings of the Prison have been much reduced. Hay-forks, on hand at the commencement of the year, have been sold at about \$310 less than they were invoiced. It was thought for the interest of the Prison to close these forks up at reduced prices. In the foregoing statements will be found the reasons of the excess of the disbursements over the income of the Prison this year.

The report of the Chaplain is herewith submitted. To it I would refer, as more fully illustrating the measures pursued for the religious, moral and mental cultivation and improvement of the convicts. To the labors and influence of the Chaplain, so diligent and efficient, is due much of the success in the administration and government of the Prison.

Accompanying this, is also the report of the Physician. To his attention, fidelity and ability is measurably due the good health enjoyed by the convicts.

Condition of the Prison, May 31, 1847, as compared with the condition, May 31, 1848.

Invoice of merchandize on hand May 31, 1847, as appears by last report, Amount owed to the Prison by sundry	<b>\$</b> 58 <b>32</b> 75
individuals,	577 45
Appropriation received from the treasury,	1500 00
	7910 20
Owed May 31, 1847, to sundry individuals,	2244 14 \$5666 06
Invoice of merchandize on hand May 31, 1848, as appraised by Thomas P. Treadwell, Esq.,	4614 83

Amount due from several individuals.

# Appendix.

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161

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•				
May 31, 1848,	51 33			
	<b>\$4666 16</b>			
Amount owed by the Prison, May 31, 1848,	548 41			
	<b>\$4</b> 117 75			
Error in account,	φ±117 73 17			
Balance against the Prison,	1548 14			
•	<del>\$5</del> 666 06			
Earnings and receipt	ts.			
From Cabinet shop,	1895 64			
" Smith shop,	1061 86			
Shoa shon	1567 08			
" Shoe shop," " Tailor shop,	5 25'			
" From Visiters,	97 53			
" Manure,	20 00			
	<b>\$4647</b> 36			
Excess,	1548 14			
•	<del>\$6195 50</del>			
$m{Disbursements}$ :				
Paid out on account of steam engine,	146 49			
General expenses,	3037 70			
For bedding and clothing,	. 598 18			
Provisions.	2308 11			
Interest,	105 02			
	<b>\$6195 50</b>			
Stock Account.				
731.1. 6. 3F Don't 1	16 24			
Fish & McDaniel,	393 42			
Cabinet shop,	1044 55			
Smith shop,	226 80			
Shoe Shop,	1300 00			
Steam engine,	738 20			
Expense, Clothing and bedding,	416.21			
Previsions.	495 65			
A POT IBAVIED				

I. Bean, I. R. Philbrick, J. Whitcher, Error in account, Profit and loss,	6 41 24 18 4 50 17 1548 14 \$6214,47	
Contra.	· Cr.	
By bills payable for note due N. H. Sav- ings bank, Cash advanced by me more than receiv-	280 00	
ed,	268 41	
Merchandize and claims, being net capi- tal at the commencement of the year,		
Cash Account.	Dr.	
,		
To cash on hand May 31, 1847, Received,	00 00 8660 <i>5</i> 2	
Cash paid out, more than received,	268 41 ———\$8928 93	
Contra.	Cr.	
By cash paid out during the year,	<b>\$</b> 89 <b>28 93</b>	
This account is settled, and vouchers filed in the office of the Secretary of State.		
I have received from the State Treasury, on drafts of His Excellency the Governor, upon an appropriation made by the legislature, for rebuilding and repairing the shops in the State Prison, \$1400 00		
Of which I have expended, as per my account, settled and allowed by the Executive, and vouch-		
ers filed in the Secretary's office, There remains in my hands,	1161 13 238 87	
	<b>\$1400 00</b>	

In closing this report, I wish to make my grateful acknowledgments for the kind consideration and confidence I

have received while I have been Warden of this Institution, with the assurance that whatever I have done, has been with the intention faithfully and honestly to discharge properly the trusts committed to me; but I have not the vanity to believe that I may not have erred in many things. I will also add that I am not a candidate for re-election.

All which is most respectfully submitted.

SAMUEL G. BERRY, Warden.

New Hampshire State Prison, June 1, 1848.

## PHYSICIAN'S REPORT.

To His Excellency the Governor and the Honorable Council:—

Gentlemen-

The undersigned, Physician to the N. H. State Prison, has the pleasure to report to the Board of Directors that no death has occurred in that institution during the past year, and no disease of a severe or malignant character prevailed.

During the heat of summer and early autumn, bilious diarrhoas and kindred diseases prevailed; all of which yielded to appropriate remedies, aided by the faithful services of an experienced nurse, whose assiduous attention to the wants of the sick is a great relief to the physician, and of vast importance to the health of the convicts.

During the spring a severe form of epidemic influenza prevailed, which proved severe, and in many cases tedious in duration; all the cases have passed off, however, without leaving any chronic pulmonary affection.

But one confirmed case of typhoid fever occurred during the year, although there were several attacks of the pre-

monitory symptoms.

As may be expected in all institutions of like character, there have been several cases of chronic diseases, consequent upon former dissolute habits; in all of which there has been a constantly gradual improvement. The casualties have been few, and but one that could be called severe

In buildings constructed as those of all such institutions are, with small apartments, and those but poorly ventilated, one of the most essential requisites for the preservation of health is cleanliness. Great credit is due to the warden and other officers for the strict performance of this important duty, and for their persevering attention to preserve as perfect cleanliness and ventilation as possible in every department. To their assiduity in this respect, is, in a great measure, to be attributed the continued good health of the occupants.

All which is respectfully submitted.

WILLIAM PRESCOTT.

Concord, May 30, 1848.

## CHAPLAIN'S REPORT.

It is highly honorable to our State, that the intellectual and religious improvement of the convicts in our prison is regarded favorably, and is receiving increased attention. It is clear that mere suffering inflicted as the punishment of crime, will not deter men from pursuing a career of wickedness. To this must be added kind and well directed efforts to cultivate the intellect and the heart.

Let the understanding be enlightened, let the mind be taught its own capabilities, and encouraged to enter upon the path of improvement, and at ence a new world opens before it, full of encouraging prospects. Let the sacred claims of God's Law, including all relative and social duties, be taught and enforced. Let the Gospel offering, grace to the chief of sinners, be faithfully and fully presented, and greatly encouraging results will follow.

During the past year religious meetings have been held on the Sabbath as formerly, besides which, Bible class instruction and sacred music have occupied a part of the day. A course of lectures on Scripture Geography, illustrated with maps, also, lectures on Sacred History and Biography have been delivered; nearly all the convicts of choice attending. School books and stationery have been furnished, and instruction in reading, spelling, and other branches has been given to some extent. Some of the better educated convicts have, in a manner highly creditable to themselves, assisted in instructing others. A few books have been purchased and a considerable number solicited from benevolent individuals. Each convict has been furnished with a good newspaper weekly, mostly religious or literary. These have been procured from the office of the Congregational Journal. Our thanks are due to the editor and publisher of that valuable journal, who have furnished much good reading at a small expense. Added to all this, your chaplain has sought by friendly and familiar instructions, admonitions and encouragements, to lead to a sense of obligation, to obedience and respect to the government of the prison and faithfulness to the contractors, as well as all other duties to man, and to Of the results of all this, we have to say that in all congregations and communities, so here, much seed has unquestionably fallen on unpropitious soil. Whoever seeks to cultivate either the intellect or the heart, will often have occasion to mourn his want of success. But some good results are visible. A most respectful and serious deportment has marked our religious meetings, and we trust the gospel of Christ has not been listened to in vain. How many sad hearts have been comforted, how many have prayed in penitence and believed in Jesus, and how many have been restrained from sin by the powerful influence of religious truth, is known to Him who seeth in secret, and will be revealed at the last day.

Considerable progress has been made in sacred music, and very encouraging advancement in Biblical knowledge. Several who were unable to read, have become good readers, and others have made proficiency in other branches. Most of the convicts are fond of books, and our library is a source of much profitable knowledge.

Of our excellent warden and his deputy, I need only say they have, as formerly, co-operated most cheerfully, in all efforts for the intellectual and moral good of the convicts, as Christian men, having faith in the reforming influence of truth and love.

Respectfully submitted, ELEAZER SMITH, Chaplain N. H S. P. Concord, June 1, 1848.

## REPORTS OF BANK COMMISSIONERS.

To His Excellency the Governor of the State of New Hampshire:

The undersigned, one of the Bank Commissioners within and for the State of New Hampshire, having, during the month of May, 1848, made a personal examination into the affairs of the Dover Bank and Strafford Bank, at Dover, the Piscataqua Exchange Bank, the Rockingham Bank, and the Mechanics and Traders Bank, at Portsmouth, the Granite Bank, at Exeter, and the Derry Bank, at Derry; and also the Savings Bank for the county of Strafford, at Dover, the Portsmouth Savings Bank, at Portsmouth, and the New Market Savings Bank, at New Market, now asks leave to submit the following

#### REPORT:

The undersigned, in the discharge of the duties imposed upon him by law, attended at each of the aforesaid Banks, without any previous notice, and inspected the books and records of the same, and other evidences respecting their affairs, and examined the several cashiers and treasurers under oath, touching their respective concerns, so far as was deemed necessary for him to ascertain the actual condition of each of said Banks.

The undersigned has no hesitation in assuring His Excellency, that said Banks have transacted their business during the year, in strict conformity to law, (except perhaps in one or two instances where the liability of a Director ex-

ceeds one half of his stock,) and are all abundantly able to discharge all their engagements and liabilities with fidelity.

The following contains the statements of the several Banks above named, at the dates thereto appended, verified by the oaths of their respective cashiers and treasurers, together with such remarks as are deemed necessary to a full understanding of the condition and business of said Banks:

### DOVER BANK-May 16, 1848.

#### Means.

Due on notes, &c., including \$17,000 00 United States and other stocks, Real estate,	\$144,187 55 6,006 60
Deposits in other banks for the redemption of bills,	6,915 24
Bills and checks,	4,409 79
Specie,	4,202 69
•	\$165,715 27

#### Liabilities.

Capital,	<b>\$75,000 00</b>
Deposits.	18,885 32
Bills in circulation,	62,880 00
Dividends,	252 00

**\$157,017 32** 

This bank was incorporated June 26, 1845, and commenced operations May 4, 1846, when it appears by the evidence before the undersigned that \$50,000 of capital stock had been paid in cash, which capital has since been increased to \$75,000. The whole amount of bills issued by said bank is \$80,850—\$17,970 of which are now in the vault of the bank. The manner of transacting the business of the bank is the same as reported by the undersigned, May, 1846, and published in "Bank Reports," page 12. The bank has divided 4 per cent. semi-annually during the last year. Nothing is now loaned upon pledge of its own stock. The present number of stockholders is 71. The cashier makes outh that in his belief, all the debte due the

bank are good and collectable with the exception of about \$800 00. The cashier's bond is the same as in 1846, and he is not liable to the bank except on his official bond. The officers of the bank are, Joseph H. Smith, President; Andrew Peirce, Cashier; Joseph H. Smith, Andrew Peirce 3d, Ichabod G. Jordan, Noah Martin, Calvin Hale, George Gray and Charles W. Woodman, Directors. Joseph H. Smith owes the bank \$300 00 as principal and \$500 00 as surety—he owns stock to the amount of \$2000 00. Andrew Peirce 3d, owes the bank \$2000 00 as principal, and he has \$2000 00 deposited in said bank—his stock is \$7700 00. Calvin Hale owes \$531 74, and has deposited in the bank \$705 00—his stock is \$500 00. No other director is in any way indebted to the bank.

### STRAFFORD BANK-May 16, 1848.

#### Means.

Amount of bills discounted		<b>\$</b> 180,763 91
Cash in vault—specie, Bills,	\$3,452 64 1,543 00·	
		4,995 64
Deposit in Boston,		7,301 08
Real estate,		9,109 14
		<b>\$202,169 77</b>
	iabilities.	
Capital stock paid in,	1	<b>\$</b> 100,000 00
Deposits,		18,546 83
Bills in circulation,		78,597 00
Dividends unclaimed,	1	352 00
Profit and loss,		4,673 94

**\$202,169** 77

This bank was incorporated July 9, 1846, to continue till June 1, 1867, with a capital of not less than \$100,000, nor more than \$200,000, and commenced business the first Monday in January, 1847.

The officers of the bank are, William Woodman, President; Asa A. Tufts, Cashier; William Woodman, Daniel M. Christie, Nathaniel Young, Ezekiel Hurd, John Currier,

Moses Paul, E. D. Chamberlain, Directors. The number of stockholders is 87. The bank has loaned \$1700 on pledge of its own stock. Daniel M. Christie is indebted to the bank in the sum of \$500 as principal—his stock is \$7000. Ezekiel Hurd owes the bank \$80—his stock is Nathaniel Young is indebted to the bank in the sum of \$391 80 as surety—his stock is \$1100. No other director is indebted to the bank. The cashier has given a bond to the bank in the sum of \$25,000, with two sureties, and is not otherwise indebted to the same. The directors meet once a week and make the discounts; a majority constitutes a quorum, but the consent of three-fourths of those present is necessary to make a discount. The bank, in certain cases, pays interest on deposits, but that is not a general rule. The president signs the bills, delivers them to the cashier and takes his receipt for the same. The cashier then enters them upon the books of the bank and puts them into circulation as fast as called for. The whole amount of bills issued by the bank since it went into operation is \$99,700—\$21,103 of which are now in the bank. The

bank are good and collectable.	he debis due the
PISCATAQUA EXCHANGE BANK-	-May 15, 1848.
Means.	
Debts due,	<b>\$316,750 60</b>
Due from banks,	45,471 56
Bills, checks and money,	6,186 47
Specie,	10,153 29
Real estate,	2,000,00
•	
	<b>\$380,561 92</b>
Liabilities.	
Capital stock,	\$200,000 00
Deposits,	39,389 94
Due other banks,	7,448 41
Circulation,	130,466 00
Dividends unpaid,	528 00
•	\$377,832 35

The officers of the bank, the stockholders and capital stock, the cashier's bond, and the manner of conducting their business, are the same as stated in the report of the undersigned of May, 1846, and published in "Bank Reports," page 14, to which reference may be had for further explanation. The whole amount of bills of the bank now in existence is \$355,058—\$224,592 of which are in the vault. No loans are made upon pledge of its own stock, and no director is in any way indebted to the bank except as endorser of bills of exchange. Dividends of 6 per cent. per annum have been made for the last year. The cashier makes oath that, in his belief, all the debts due the bank are good and collectable.

## ROCKINGHAM BANK—May 15, 1848.

#### Means.

Specie,	<b>8</b> 11,912.83
Bills of other banks,	3,674 69
Piscataqua Exchange Bank,	5,200 00
Globe Bank,	10,000 71
Bank of America,	15,668 78
Philadelphia Bank,	2,539 25
Notes discounted,	<b>266</b> ,8 <b>22</b> 0 <i>5</i>
Exeter Manufacturing Co. stock,	1,200 00
Vault and furniture,	200 00
	4317 218 31

### Liabilities.

Capital,	<b>\$143,000 00</b>
Bills in circulation,	98,795 00
Deposits,	58,195 <b>23</b>
Dividends unclaimed,	292 50

\$300,282 73

The officers are, Jonathan M. Tredick, President; Jacob S. Pickeying, Cashier; Jonathan M. Tredick, William Jones, Robert Rice, James Kennard, Samuel Sheafe, Edward F. Sise and James W. Emery, Directors. None of the directors are indebted to the bank, except Robert Rice, who is

liable as endorser for \$600—his stock is \$5100. The number of stockholders is now 130, and the capital stock is increased to \$143,000. The manner of doing business and the cashier's bond are the same as stated in the report of the undersigned of May, 1845, and published in the Journals of the Senate and House of Representatives, June session, 1845. The bank has loaned the sum of \$600 upon pledge of its own stock. The whole amount of the bills of the bank now in existence is \$163,400—\$64,605 of which are in the vault. A dividend of 3 per cent. was made in July, 1847, and of 3½ per cent. in January, 1848. The cashier makes oath that all the debts due the bank are good and collectable.

### MECHANICS AND TRADERS BANK-May 18, 1848.

#### Means.

Debts due the bank,	<b>\$2</b> 30,834 05
U. S. 5 per cent. stock,	500 00
Specie, \$8,936 89	
Bills of other banks and change, 5,143 21	
	14,080 10
Due from banks,	19,817 20
•	<b>\$269,731 35</b>

## Liabilities.

Capital stock, Circulation, Deposits,	\$110,000 00 86,885 00 46,868 46
	<b>\$243,753 46</b>

The number of stockholders is now 23, and the capital stock has been increased to \$110,000. No director is indebted to the bank, nor is any loan made upon pledge of its own stock. The manner of managing the affairs of the bank, the officers and the cashier's bond are the same as stated in the report of the undersigned of May, 1846, and published in "Bank Reports," page 12. A dividend of 3 per cent. was made in July, 1847, and of 4 per cent. in January, 1848. The cashier makes oath that, in his belief,

none of the debts due the bank are bad or doubtful. The whole amount of bills issued by the bank and now in existence is \$128,775—\$41,890 of which are in the vault.

## GRANITE BAKK-May 16, 1848.

#### Means.

Notes discounted,	<b>\$161,033</b> 75
Deposits in other banks,	13,911 45
Real estate,	4,016 60
Expense current,	505 30
Cash on hand,	53,981 04
	\$233 448 14

#### Liabilties.

Capital stock,	<b>\$100,000 00</b>
Bills for circulation,	110,644 00
Profit and loss,	7,092 81
Deposits,	14,932 33
Unpaid dividends,	779 00

\$233,448 14

'The officers of the bank are, Moses Sanborn, President; James Burley, Cashier; Moses Sanborn, George Gardner, Robert Shute, William Odlin, Ahner Merrill, William W. Stickney and Charles Conner, Directors. The manner of transacting the business of the bank and the cashier's bond are the same as stated in the report of the undersigned of May, 1845, already referred to. The number of stockholders is 139. The bank has loaned on pledge of its own stock the sum of \$1175. The cashier states that \$2400 of the debts due the bank are considered doubtful. The whole amount of bills issued by the bank and now in existence is \$110,644—\$46,475 of which are now in the bank. Moses Sanborn owes the bank \$475—his stock is \$11.600. Abner Merrill is liable to the bank as surety for the sum of \$1797—his stock is \$1950. No other director is in any way indebted to the bank. The cashier is only liable to the bank on his official bond. The dividends have been 3 per cent semi-annually for the last year. Of the

amount of cash on hand, \$6545,04 is specie, and the bills of the bank actually in circulation amount to the sum of \$64,169.

### DERRY BANK-May 30, 1848.

#### Means.

Real estate,			<b>\$500 00</b>
Notes discounted	d,		127,469 72
Interest receivable,			1,400 00
Deposited in the Suffolk Bank,			28,494 08
Foreign bills,		\$77 00	•
Specie,		<b>2</b> ,938 <b>27</b>	
Derry bills,	•	34,622 00	•
• .		· · · · · · · · · · · · · · · · · · ·	37,637 27
			\$195,501 07

#### Liabilities.

Capital stock,	. <b>\$100,000 00</b>
Bank notes emitted,	90,000 00
Deposits,	2,709 03
Dividends unclaimed,	290 50
Profit and loss,	2,501 54
• • • • • • • • • • • • • • • • • • • •	

\$195,501 07

This bank was incorporated December 23, 1828, with a capital of not less than \$100,000, nor more than \$200,000, and to continue to January 1, 1849; consequently its charter will expire on the first day of January next. The officers of the bank are, Alanson Tucker, President; James Thom, Cashier; Alanson Tucker, John Ordway, John W. Noyes, William Choate, Edward P. Parker and Lucien Harper, Directors. There is now one vacancy in the board of directors. The capital was all actually paid in before the bank commenced operations. The president signs the bills, hands them to the cashier who gives his receipt for them, and then makes a regular entry upon the books of the bank. Alanson Tucker owes the bank \$200—his stock is \$1100. No other director is indebted to the bank. The cashier is

liable to the bank only on his official bond. Bills are destroyed by a vote of the directors, and the consent of, at least two of the directors is necessary to make a discount. The directors meet semi-annually and make a thorough examination of all the affairs of the bank, and settle accounts with the cashier. Dividends of 3 per cent. were made in September, 1847, and of 3½ per cent. in March, 1848. The whole amount of bills issued by the bank and now in existence is \$90,000—\$34,622 of which are in the vault. There is loaned by the bank the sum of \$5461,35 upon the pledge of its own stock. The number of stockholders is 117—many of whom are women; and several literary institutions have purchased this stock with their funds, supposing them to be there perfectly safe.

#### SAVINGS BANK FOR THE COUNTY OF STRAF-FORD-May 16, 1848.

#### Means.

, In cuits.		
Amount of notes receivable,	\$	<b>\$308,670 09</b>
Old Dover Bank stock,	•	147 00
100 shares in Strafford Bank,		10,000 00
Rail Road Sto	ck.	,
250 shares in Boston and Maine,	26,746 00	
100 " " Worcester,	11,225 00	
228 " " Northern,	22,800 00	
133 " " Old Colony,	12,898 62	
Cochecho,	500 00	
,	-	74,169 62
Certificate of Albany city stock,		1,000 00
Real Estate		_,=====================================
N. H. Hotel,	5,425 00	
Brick Building on Central Street,	4,070 00	
Lot on Orchard Street,	1,000 00	
Bot on Ordinard Street,	1,000 00	10,495 00
Furniture in hotel,		1,170 00
Deposit in Strafford Bank,		4,661 92
Cash,		977 80
Casii,		311 00
	•	411,291 43
Liabilities.		,
Amount of deposits,		399,065 90

The president, vice presidents, treasurer, treasurer's bond, meeting of the trustees and manner of transacting business, are the same as stated in the report of the undersigned to His Excellency, the Governor, in May, 1846, and published in "Bank Reports," page 18. The bank pays 2½ per cent. semi-annually. The treasurer makes oath that, in his opinion, the real estate is estimated \$2500 too high, but thinks the railroad stock will so far exceed the estimate as, at least, to make the whole property worth the amount at which it is valued. No officer is in any way indebted to the bank. The present number of depositors is 2327. Moses Paul, John Currier, Asa A. Tufts, John H. Wheeler, Benjamin Wiggin and William Woodman constitute the present board of trustees.

PORTSMOUTH SAVINGS BANK-January 31, 1848.

#### Means.

Bank stock,	<b>\$8,400 00</b>
Note secured by do.,	1,000 00
Corporation note,	1,000 00
U. States, States, Counties, Cities and Town	•
notes and Railroad guaranteed stock,	398,600 58
P. Exchange Bank,	6,698 88
	\$415 699 A6

#### Liabilities.

Deposits, Unclaimed dividends,	•	386,165 <b>54</b> 7,053 <b>6</b> 8

\$393,219 22

The officers of this bank, the manner of conducting their business and making dividends, and the treasurer's bond are the same as reported by the undersigned in May, 1846; which report is published in "Bank Reports," page 19. The treasurer makes oath that, in his belief, all the secureties are good and worth the amount at which they are valued. From the examination made by the undersigned, it appears by the books and other evidences exhibited, that there is a surplus of \$22,480 24 in the bank belonging to

the depositors. The examination of this bank was made by the undersigned, May 18, 1848, but the statement of the condition of the bank is given above as the same appeared on the 31st of January last, at which time the books were made up.

## NEW MARKET SAVINGS BANK-January 1, 1848.

#### Means.

Due from New Market Manufacturing Company, 18,823 17
Due from town of New Market, 2,530 75
Cash in the hands of the Treasurer, 383 51

\$21,737 43

#### Liabilities.

Amount of deposits, January 1, 1848,
Surplus not divided,

\$21,737 43

21,608 21

129 22

The above is the statement of the treasurer, made under oath, May 19, 1848. The treasurer's bond, the number of members, and the manner of transacting their business is the same as is stated by the undersigned, in his report made to His Excellency the Governor, in May, 1846, and published in the "bank reports" already referred to, to be required by the charter and by-laws of said bank. It appears that a thorough investigation of the bank was made by the trustees, June 30, 1847, when it was found that a surplus of something more than \$1000, (which had accumulated within the last five years,) was in the bank belonging to the depositors, all of which surplus, with the exception of \$12 32, was divided among the depositors and added to their original deposits. The books also show that another examination of the concerns of the bank was made by the trustees on the first day of January last, and that the above sum of \$21,-737 43 was found to be the true amount of the deposits in said bank. At that time a settlement was made with the treasurer, and also with said company, and a regular voucher taken for the sum so found due from the same.

whole, the undersigned takes pleasure in being able to state that there has been a manifest improvement in keeping the books, records and vouchers belonging to this bank since he last visited it in 1846, and he has now no hesitation in assuring His Excellency that he has no doubt that the above statement of the treasurer, is the true statement of the affairs of the bank.

The officers of this bank are, George W. Kittredge, President; Henry C. Weatherby, Treasurer; George W. Kittredge, Henry C. Weatherby, John Webster, William W. Stickney, Benjamin Brooks, William Smith, Samuel A. Haley, James M. Chapman, and George A. Bennett, Trustees. The number of depositors is 158, and the bank pays them 4 per cent. per annum upon their deposits.

The undersigned finally takes pleasure in being able, once more, to give it as his opinion that all of the above banks are well managed, and that neither the stockholders nor the public have any thing to fear from the result of their opera-

tions.

All of which is respectfully submitted.
IRA ST. CLAIR, Bank Commissioner.
Concord, May, 1848.

To His Excellency the Governor, and the legislature of the State of New Hampshire:

The undersigned, as one of the Bank Commissioners, having at the dates specified made examination into the condition and management of the banks and savings institutions hereinafter mentioned, respectfully submits the following

#### REPORT:

## CONNECTICUT RIVER BANK—May 5, 1848.

Henry Hubbard is the President and George Olcott, Cashier. Its Directors are Henry Hubbard, Samuel Hubbard, Samuel Webber, Roswell Robertson, Henry Hubbard, jr., Samuel Walker, and Hope Lathrop.

It was incorporated June 18, 1844.

The capital stock is \$80,000 00, having been increased by two instalments of \$10,000 00 each, made payable one July 1, and the other Sept. 15, 1847, and there are now 13324 shares of \$600 00 each. There are 31 stockhelders. This capital is all paid in. There is no loan on pledge of stock

The directors are indebted or liable to the bank only as

follows:

Samuel Hubbard owns stock to the amount of \$4,900 00, and owes \$2,206 06.

Samuel Walker owns stock, \$8,000, and owes \$1,589. Roswell Robertson owns stock, \$2,400, and owes \$368.

The cashier is not indebted or liable to the bank except upon his official bond.

It is the opinion of the cashier that all the debts due the

bank are good.

Dividends were declared Sept. 6, 1847, and March 6, 1848, of  $4\frac{1}{2}$  per cent. each, and an extra dividend of two per cent. March 6, 1848.

The discounts are made by order of the directors at their

weekly meetings.

The bank has not paid interest upon deposits except to the Sullivan railroad company, which was for a time allowed  $4\frac{1}{2}$  per cent. and afterwards 3 per cent. on its lowest monthly balance.

The bank has bills signed to the amount of \$91,000, and receives returns of those redeemed in Boston once a month.

Notices to the assessors of the stock owned in their tewns were not mailed until about the 7th of April last.

The means and liabilities of the bank are as follows:

Debts due the bank,

Specie in the bank,

Deposit in Boston,

Bills of other banks,

7,537 00

Dilib of Cellot Bullab,	1,001 00
	<b>\$191,291</b> <i>5</i> 1
Capital stock,	80,900 00
Circulation,	79,000 00
Deposits,	<b>29,925</b> 11
Surplus,	2,366 40
•	

**\$1**91,2**9**1 **51** 

#### MANCHESTER BANK-May 12, 1848.

James U. Parker is the President, and Nathan Parker, Cashier. The Directors are James U. Parker, Samuel D. Bell, David A. Bunton, Hiram Brown, William C. Clarke, J. T. P. Hunt, and Isaac Riddle.

It was incorporated for 20 years from January 1, 1845.

The capital stock is \$100,000, all paid in, and is held in 200 shares of \$500 each. There are now 27 stockholders.

The directors are indebted or liable to the bank only as

follows:

David A. Bunton owns stock, \$8,000, and owes \$2,400.

Hiram Brown owns stock, \$7,000, and owes as principal \$743 65, as surety \$766 25.

William C. Clarke owns stock \$1,000, and owes \$500.

J. T. P. Hunt owns stock \$6,000, and owes as principal \$600, and as surety \$706.

Isaac Riddle owns stock, \$4,500, and owes as principal

\$1,600, as surety \$1,000.

There is nothing due the bank on pledge of its stock.

The cashier is not indebted or liable to the bank except upon his official bond.

Dividends were declared Sept. 6, 1847, and March 6,

1848, of 4 per cent. each.

The discounts are made only by the directors at their weekly meetings, or by the cashier, upon the written consent of a majority of the directors, agreeably to a by-law.

The bank pays no interest on deposits.

Only \$100,000 of bills have ever been signed or printed.

The assessors of the towns where stock is held were duly notified on the first of April.

In the opinion of the cashier, all the debts due the bank

are good.

The following statement exhibits the means and liabities of the bank:

Debts due the bank,	177,334 23
Deposits in other banks,	<i>5</i> 2,616 89
Bills of other banks,	1,449 00
Specie on hand,	6,966 29

Capital stock,	100,000 00
Deposits,	35,996 62
Circulation,	95,947 00
Surplus of means over liabilities,	6,422 79
•	
	1000 000 A1

**\$238,366 41** 

## CHESHIRE BANK—May 23, 1848.

John Elliott is President, and Zebina Newell Cashier. The Directors are John Elliott, Levi Chamberlain, George Huntington, Henry Kingman, John H. Elliott, Charles S. Faulkner, John W. Prentiss.

It was incorporated for 20 years from January 1, 1845.

The capital stock is \$100,000, divided into 100 shares of \$1000 each. There are 21 stockholders, all residing in Cheshire county.

The directors are indebted and liable to the bank as follows:

Henry Kingman owns stock, \$6,000, and owes as principal \$1,500, as surety \$150.

George Huntington owns stock, \$5,000, and owes \$2,500. Levi Chamberlain owns stock, \$3,000, and owes \$500.

Charles S. Faulkner individually owns stock, \$6,000, and owes as principal \$1,000, and as surety \$1,000. He also is a member of the firm of Faulkner & Colony, which owns stock, \$6,000, and is indebted to the bank \$7,323 42.

There is nothing due the bank on pledge of its stock.

The cashier is not indebted or liable to the bank except on his official bond.

Two dividends have been declared within the last year of

4½ per cent. each.

The cashier and president, on oath, give it as their opinion that all the debts due the bank are good with the exception of about \$2,000, upon which there may be a partial loss.

The ordinary discounts are made by the president and cashier, but no individual is allowed to be indebted to the bank in an amount exceeding \$5,000, without the sanction of a majority of the board of directors.

The bank pays no interest on deposits.

The amount of bills which has been signed, in all, is \$149,000.

No letters to assessors, to inform them of the amount of stock held in their respective towns, were mailed in April last. The selectmen of Keene were informally notified of the amount held in that town.

The means and liabilities of the bank are as follows:

Debts due the bank, Balances due from other banks, Bills of other banks and checks, Specie on hand,	189,597 23 9,105 85 2,068 05 7,586 56
Bank house,	4,488 26
	<b>\$212,845 95</b>
Capital stock,	100,000 00
Circulation,	88,128 00
Deposits, less checks of depositors,	15,606 76
Surplus of means over liabilities,	9,111 19
	\$212,845 95

#### ASHUELOT BANK—May 23, 1848.

Samuel Dinsmoor is the President, and Thomas H. Leverett Cashier. The Directors are Samuel Dinsmoor, Phineas Handerson, Thomas M. Edwards, Benjamin F. Adams, William Dinsmoor, Elijah Carpenter, and Sumner Wheeler.

It is incorporated for 20 years from January 1, 1833.

The capital stock is \$100,000, all paid in, and is held by 40 stockholders in 1000 shares of \$100 each.

The directors are indebted and liable to the bank as follows:

Samuel Dinsmoor owns stock, \$3,400, owes \$1,691 38.

Phineas Handerson owns stock, \$4,000, owes \$700. Benjamin F. Adams owns stock, \$6,000, owes \$500.

Thomas M. Edwards owns stock, \$5,000, owes \$233 03 as principal and \$200 as surety.

William Dinsmoor owns stock \$8,000, owes \$2,800 as

principal and \$60 as surety.

Elijah Carpenter owns stock, \$1,000, owes \$107.

Summer Wheeler individually owns stock, \$2,500, and is indebted as surety \$150, and a firm of which he is a partner is liable to the bank as acceptor and endorser of business drafts and notes, to the amount of \$6,186 76.

34

There is nothing due the bank on pledge of its stock.

The cashier is indebted to the bank in the sum of \$400, and not otherwise except upon his official bond.

All the debts due the bank are, in the opinion of the

cashier, good, except \$69 bad, and \$150 doubtful.

Two dividends have been declared within the past year of four per cent. each.

The discounts are made by the directors. No interest is paid by the bank on deposits.

The whole amount of bills which has been signed is \$124,567. The circulation within the past year has not exceeded \$96,000.

Letters to assessors stating the amount of stock held in their respective towns were not mailed in April, but the cashier states they all had informal notice seasonably from him.

The means and liabilities of the bank are as follows:

Debts due the bank,	178,144 66
Deposits in Boston banks,	10,826 09
Specie in the bank,	6,476 28
Bills of other banks,	2,904 00
Real estate,	2,998 24
	<del>\$201,349 27</del>
Capital stock,	100,000 00
Circulation,	76,324 00
Deposits,	16,424 45
Surplus of means over liabilities,	8,600 82
,	* \$201.349 27

## MANUFACTURERS BANK-May 24, 1848.

Jonas M. Melville is President, and George Barrett, Cashier. The Directors are Jonas M. Melville, James Chandler, Jeremiah Smith, Josiah H. Melville, George Sanders, James W. Bliss, and George Elliot.

Its charter will expire January 1, 1849.

The capital stock is \$100,000, all paid in, and is owned by 111 stockholders, in 1000 shares of \$100 each.

The directors are indebted to the bank only as follows:

Jonas M. Melville owns stock, \$9,100, owes \$150.

George Elliot owns stock, \$2,600, owes \$200 as principal and \$500 as surety.

There is due to the bank from five individuals, \$1,490,

which is secured by a pledge of \$3,000 of its stock.

The cashier is not indebted or liable to the bank except upon his official bond.

In the opinion of the cashier, all the debts due the bank

are good.

Dividends were declared in Sept., 1847, of  $3\frac{1}{2}$ , and in

March, 1848, of 4 per cent.

The discounts are made generally by the directors, and occasionally by the cashier, and afterwards submitted to the directors for their approval.

Within the last three or four months the bank has allow-

ed 4 per cent. interest on \$915 of deposits.

The whole amount of bills now signed is \$101 994.

Letters to the assessors of towns where stock is held, with that information, were mailed by the cashier on the 4th of April last.

The means and liabilities of the bank are as follows:

Debts due the bank,	150,546 28
Real estate,	1,000 00
Specie in the vault,	6,070 26
Deposits in Boston banks,	24,573 97
Bills of other banks,	136 00
	<b>\$182,326</b> 51
Capital stock,	100,000 00
Circulation,	73,142 00
Deposits,	<b>3</b> ,737 48
Surplus of means over liabilities,	5,447 03
	<b>\$182,326</b> 51

The item of debts due the bank includes a sum of \$1,-000, for the estimated amount of interest due.

## NASHUA BANK-May 24, 1848.

Isaac Spaulding is President, and John M. Hunt, Cashier. The directors are Isaac Spaulding, Jesse Bowers, Zebediah Shattuck, James Pierce, Christopher P. Farley, Ebenezer Dearborn, and Robert McGaw.

It is incorporated for 20 years from Nov. 1, 1835.

The capital stock is \$100,000, all paid in, is divided into 1000 shares of \$100 each, and is owned by 88 stockholders.

None of the directors are indebted or liable to the bank. There is nothing due the bank on pledge of its stock.

The cashier is not indebted or liable to the bank except upon his official bond.

Two dividends of 4 per cent. each have been declared within the past year; one in July, the other in January.

The discounts are wholly made by the directors.

No interest is paid by the bank on deposits.

Letters to the assessors of towns in this State, giving the amount of stock held in those towns, were duly mailed by the cashier on the first of April last.

The whole amount of bills which have been signed, exclusive of those which have been burnt, and of \$3,500 of mutilated bills reserved from circulation, is \$100,000.

The cashier is of opinion that all the notes discounted are good. No one of them is now over due.

The means and liabilities of the bank are as follows:

Notes discounted,	236,611 38
Deposits in Suffolk bank,	<b>20,537 56</b>
Bills of other banks,	<b>923 00</b>
Specie in the bank,	18,234 06
	\$276,306 00
Capital stock,	100,000 00
Circulation,	93,619 00
Interest,	8,238 <i>55</i>
Deposits,	<i>5</i> 9,448 <b>4</b> 5
Reserved profits,	15,000 00
	\$276.306 00

## WINCHESTER BANK-June 2, 1848.

John H. Fuller is President, and William B. Hale, cashier. The Directors are now John H. Fuller, Henry Kingman, Asahel H. Bennett, and Charles S. Faulkner: Three others were elected by the stockholders, but declined, and the vacancies have not yet been filled.

It was incorporated July 3, 1847, for 20 years from January 1, 1848, and went into operation on the 31st of May last.

The capital stock is \$100,000, of which \$97,750 was paid in specie and bills of other banks, and \$2,250 in checks drawn by individuals upon banks in Boston.

There are 1000 shares of \$100 each, and the number of stockholders is 75.

The directors are indebted to the bank only as follows:

John H. Fuller owns stock, \$6,600, owes \$2,500 as principal and \$100 as surety.

Henry Kingman owns stock, \$12,100, owes as surety

**\$574** 32.

Asahel H. Bennett owns stock, \$600, owes as surety \$148 33.

There is nothing due the bank on pledge of its stock.

The cashier is not indebted or liable to the bank except on his official bond.

The cashier is of opinion that all the debts due the bank are good.

The discounts have been made with the approval of at least two of the directors.

The whole amount of bills which have been signed is \$47,000.

The means and liabilities of the bank are as follows:

Notes discounted,	78,182 26
Deposits in Boston banks,	19,326 95
Due from other banks,	523 00
Real estate,	3,133 37
Specie in the bank,	1,690 24
Bills of other banks and cash items,	10,779 02
	\$113,634 84
Capital stock,	100,000 00
Circulation,	12,438 00
Deposits,	200 00
Discount and exchange,	996 84
•.	\$113,634 84

## CONNECTICUT RIVER SAVINGS BANK-May 5, 1848.

Incorporated June 16, 1831, for an unlimited time.

Samuel Webber is President, Enos Stevens, Vice President, and George Olcott is Secretary and Treasurer. There is a board of eighteen trustees and a finance committee of five persons who make the loans, viz: David Holton, I. F. Wetherbee, Roswell Robertson, John Starrett, and Joel Willard. There are 43 members of the corporation, the number being limited by the charter to 50.

The number of depositors is about 650.

According to the estimate of the treasurer, about half the loans are secured by mortgages of real estate, and about one third by notes of hand with sureties. The institution holds as collateral about \$18,000 of Fitchburg railroad stock and \$13,500 of Cheshire railroad bonds. The treasurer gives his opinion on oath that all the debts due the bank are good. Nothing has ever been lost by the bank in bad debts. No officer but the treasurer receives any compensation. There is allowed 5 per cent. interest on the deposits, payable semi-annually, and there have been two extra dividends, one every five years. The first was of \$66 65, the last of \$399 22.

The amount of all debts due the bank is \$150,237 32, from which is to be deducted \$4,381 64, the amount of an over draught on the Connecticut River bank, leaving a bal-

ance of deposits of \$146,855 68.

The concerns of the bank are examined by a committee once in six months, but their statements are not uniformly published.

A portion of the deposits are of large amounts, some of

them exceeding \$2,000 each.

### MANCHESTER SAVINGS BANK-May 12, 1848.

Incorporated July 9, 1846, for an unlimited time.

Hiram Brown is the President, and Nathan Parker the Secretary and Treasurer. There is a board of eight trustees, and a standing committee of three, besides the president, viz: Daniel Clarke, Herman Foster, and William P. Newell.

There are now 22 members of the corporation. The present number of depositors is about 165. There is but one

deposit (which was made some time since) exceeding five hundred dollars, exclusive of interest, and a by-law of the corporation now prohibits the payment of interest on any greater sum than five hundred dollars to any depositor. The loans are made by a board of control. The treasurer gives it as his opinion upon oath that all the debts due the institution are good. No compensation or emolument is allowed to any officer except the secretary and treasurer. The dividends of interest have been one per cent. each three months. No other dividend has as yet been made. The only examination of the affairs of the bank was made by a committee in July, 1847.

The amount due depositors is,	21,318 62
Interest on hand, less dividends and expens paid,	622 82
	21,941 44
The means of the bank are as follows:	
70 shares in Merchants bank, Boston,	7,093 75
10 " in Columbian bank, "	1,005 33
Notes, secured by mortgage of real estate,	11,982 00
Notes, secured by pledge of stock,	400 00
Amount deposited in Manchester bank,	1,460 36
	21,941 44

## CHESHIRE PROVIDENT INSTITUTION FOR SAV-INGS—May 23, 1848.

Incorporated July 5, 1833, for 20 years.

Amos Twitchell is the President, Salma Hale, Levi Chamberlain, Vice Presidents, and George Tilden the Secretary and Treasurer. There are fifteen trustees chosen annually, from whom is chosen a board of investment, of five persons. They are L. Chamberlain, John Elliot, Calvin Page, Samuel Wood, and Sumner Wheeler. There are 47 members of the corporation, the number being limited to 50. The total number of depositors is about 2320. The board of investment make the loans and direct the collection of such demands as they think proper. Collections are also directed by an annual committee of the trustees.

The treasurer estimates that of the investments about one half are on mortgage of real estate, on notes with sureties about one third, on pledges of bank and railroad stock about one tenth, and in railroad bonds about \$25,000.

No officer but the treasurer has any compensation or emolument. Five per cent. semi-annually is paid to depositors and an extra dividend once in five years, the first having been made in 1839. This extra dividend is made on those deposits which have been in a year or more, and has amounted to more than one per cent. a year. The treasurer's account is examined weekly by one or more of a committee of the board of trustees, and semi-annually by another committee of that board. A committee of the trustees annually report upon the securities of the institution.

The treasurer makes oath that in his opinion, all the debts due the institution are good and collectable, except one of

about \$100 which is doubtful.

The expenses of the institution for the year 1847, were \$552 37.

The means and liabilities of the bank are as follows:

Debts due the institution,	354,619 65
Cash on hand,	2,537 46
	\$357,157 11
Due the depositors,	349,363 79
Surplus,	7,793 <b>32</b>
	\$357,157 11

This statement includes interest up to Jan. 1, 1848. The treasurer estimates that probably two-thirds of the amount deposited is in less amounts to each depositor than \$500.

There is one deposit exceeding three thousand dollars; two between \$2000 and \$3000; twelve between \$1000 and \$2000, and about one hundred between \$500 and \$1000.

These large deposits would seem to be attracted by the semi-annual interest and extra dividends, which, in a few years become equal to six per cent. compound interest, without trouble or expense to the owners in the management of their property. It may well be doubted whether the re-

ceiving of such large sums is consistent with the original benevolent design and ultimate security of these excellent institutions.

FREDERICK VOSE, Bank Commissioner.

## To His Excellency the Governor:

The undersigned one of the Bank Commissioners for the State of New Hampshire, has in pursuance of the laws of this State, made a careful personal examination into the affairs of the Banks named below, at the specified dates, viz:

Lancaster Bank, March 31, 1848.
Bank of Lebanon, April 4, "
Belknap County Bank, " 6, "
Mechanics Bank, " 7, "
Merrimack County Bank, April 8, 1848.
Great Falls Bank, " 14, "
Rochester Bank, " 15 "

And the result of said examination, he respectfully submits in the following

#### REPORT:

The following is an abstract of the statements of the Cashiers of the several Banks, as made by them on oath, and will afford a general view of their condition, at the dates mentioned. The expenses of safes and fixtures in some of the banks, are included in the item of "real estate," and "unpaid dividends" are regarded, in this statement as "deposits." Bank checks are also included in the item "bills of other banks."

#### Lancaster Bank:

Bills discounted,	99,661 18
Specie,	2,061 04
Bills of other banks,	6,199 35
Deposits for redemption of bills,	9,820 88
Real estate,	2,888 71
•	

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## Appendix.

Capital stock,	50,000 00
Circulation,	42,835 00
Deposits,	13,389 05
Profits on hand,	14,407 11
-	\$120,631 16
Bank of Lebanon.	
Bills discounted,	148,934 80
Specie,	15,603 98
Bills of other banks,	7,347 00
Deposits for redemption of bills,	62, <b>507 39</b>
Real estate,	1,475 00
	\$235,868 17
Capital stock,	100,000 00
Circulation,	98,216 00
Deposits,	27,588 44
Profits on hand,	10,063 73
·	\$235,868 17
Belknap County Bank.	
Bills discounted,	92,380 93
Specie,	2,796 95
Bills of other banks,	915 00
Deposits for redemption of bills,	9,570 46
	\$105,663 34
Capital stock,	50,000 00
Circulation,	47,797 00
Deposits,	4,440 31
Profits on hand,	1,426 03
	<b>\$105,663 34</b>
Mechanicks Bank.	
Bills discounted,	212,996 20
Specie,	9,269 64
**	•

	Appendix.	375
Bills of other banks, Deposits for redemption	of hills.	3,399 <i>5</i> 0 11,407 83
Real estate,	· · · · · · · · · · · · · · · · · · ·	13,786 00
	•	\$250,859 <b>17</b>
Capital stock,		100,000 00
Circulation,		91,413 00
Deposits,		41,673 50
Profits on hand,		17,772 6 <b>7</b>
		\$250,859 17
. Merrim	ack County Bank.	
Bills discounted,	•	137,423 43
Specie,		12,686 56
Bills of other banks,		13,666 41
Deposits for redemption	of bills,	6,836 30
Real estate,	·	2,525 00
· •		<b>\$173,137 70</b>
Capital stock,		80,000 00
Circulation,		<b>7</b> 0,810 <b>00</b>
Deposits,		18,089 07
Profits on hand,		4,238 63
· .		<b>\$173,137 70</b>
Gre	at Falls Bank.	
Bills discounted,		180,192 52
Specie,	•	3,073 00
Bills of other banks,		779 00
Deposits for redemption	of bills,	22,086 51
Real estate,	•	3,717 42
		\$209,848 45
Capital stock,		100,000 00
Circulation,	•	92,926 00
•		

14,360 80

2,56165

2,118 59

\$167,283 31

Deposits,

Profits on hand,

Profits on hand,

	\$209,848 45
Rochester Bank.	
Bills discounted, Specie, Bills of other banks, Deposits for redemption of bills, Real estate,	133,069 51 8,207 47 855 00 23,746 23 1,405 10
	<b>\$167,283 31</b>
Capital stock, Circulation,	100,000 00 60,922 00
Deposits.	4,242 49

The several items, embraced in the foregoing statements, I made the subjects of examination, more or less particular as to each, as circumstances seemed to require, so far as to watisfy myself of their correctness and of the general correctness of the accounts of the banks, from which these

items are in most cases stated by their cashiers.

If all the assets of the banks, could be regarded as good and available, each of them, as will be seen, would possess a full capital and a large surplus of profits on hand. But this is not the case. Have then these banks, so large a proportion of bad assets, as to impair their capital? Or, which is a matter of still more general interest, to render at all doubtful, the discharge of their obligations to the public? The cashiers of the Belknap County, Great Falls and Rochester banks, all state upon oath, that none of their "bills discounted" are in their opinion either bad or doubtful—a statement which on examination I can find no grounds for questioning, and which if true, leaves their assets free from all deductions. The cashiers of the other banks embraced in this report, state the amount of their bad and doubtful debts as follows, viz:—Bank of Lebanon,

\$200; Merrimack County Bank, \$811 00; Mechanicks Bank, \$11,780 16 and Lancaster Bank \$22,823 70. There should also probably be some deduction upon the item of "real estate" included in the statement of the Mechanicks Bank, and of \$1000 upon the same item in the statement of the Lancaster Bank. Disposing of all these deductions, all the banks except the latter, have a balance of profits on hand, while there is an admitted diminution of the capital of that, of some \$8,000, and a real diminution, as I think after a careful examination, of nearly twice that amount. Even upon that estimation, the affairs of the bank present an important appearance, when compared with that presented at some former examinations. I am of opinion, that there is no reasonable ground for apprehending loss, to the holders of the circulation of any of these institutions.

The following tabular statement shows the amount loaned by each bank on a pledge of its own stock, its legal circulation, and actual circulation—all of the dates above mentioned:

Banks. L	oaned on pledge of stock.	Legal circulation.	Circulation.
Lancaster bank,	2,259 33	47,740	42,835
Bank of Lebano	n, none.	100,000	98,216
Belknap County	bank, none.	50,000	49,797
Mechanicks bank	3,520 <b>0</b> 0	96,480	91,413
Merrimack Co. b	ank, 976 87	79,023	70,810
Great Falls bank	5,509 37	94,490	92,92 <b>6</b>
Rochester bank,	1,650 00	98, <b>35</b> 0	60,922
•		<b>\$566,083</b>	\$506,919

It will be seen by the above, that the laws in reference to bank circulation, as modified in 1846, were at the dates referred to, violated by none of our banks. It will also be seen, that the privilege of circulation, now broadly extended, is generally used by our banks very nearly to its extent, and that their loans have been considerably expanded. It is however, at least one advantage arising from the extensive loans made by some of our banks, to business men and capitalists residing out of the State, that in case a large reduction of their loans becomes necessary, they will have ample means—means which it is hoped they will improve—to effect it without inflicting the evils of a sudden contraction

upon our own people. If the expansion of our bank circulation, at a time of pressure in the great commercial centres of the country, shall expose us to no revulsion here; if the foreign loans to which I have referred, have been made without any consequent denial of reasonable accommodations to our own citizens, we should perhaps congratulate ourselves, that the measure of our banking capital is so full, as after supplying all our own rational wants, to overflow to some extent to other States, and give life to the business, and motion to the machinery, of those whose "foreign capital" we have been accustomed to regard as the support of manufacturing enterprise in New Hampshire. But how far our bank circulation may safely be extended; how far the extension of our already large bank accommodations can safely proceed, are something more than a matter of curious inquiry. They are questions which involve the well being and prosperity of the whole body of our people.

Officers of the Banks, their Liabilities and other facts not before given.

## LANCASTER BANK.

Royal Joyslin, Richard P. Kent, Joseph Colby, David Burnside, Turner Stephenson, Thomas Montgomery and Benjamin Hunking are directors of the bank, the former being its president. George A. Cossitt is its cashier, has given a good bond, and is indebted to it for no sum whatever. Deducting the sums due them for deposits, the liabilities of the directors are presented below, together with the amount of their stock:

	Owns stock.	Owes as principal.	As surety.
Royal Joyslin,	5,650	4,224 77	2,608 57
Richard P. Kent,	3,000	1,542 39	
Joseph Colby,	250	272 42	274 31
David Burnside,	2,000	-	238 32
Turner Stephenson	n, 3,000	2,419 43	1,834 50
Thomas Montgome		229 31	
Benjamin Hunking	g, 500	458 62	458 62
	14,650	9,146 94	5,414 32

Bad as this state of things appears, it is an improvement (but not by far so extensive as should have been made) upon that which preceded it. In June, 1844, upon \$16,300 stock, the directors were liable for \$36,219, above all offsets, and in April, 1847, upon \$17,150 in stock, they were liable in the sum of \$18,297 61. For a full explanation of the origin of these liabilities, I would respectfully refer to my reports, appended to the legislative journals of 1844 and 1846. And I would again suggest, that a bond be required from the bank, to provide for the redemption of its bills, of an amount at least equal to the probable diminution of its capital. The last dividend made by this bank was in 1842. The discounts are made by the directors.

#### BANK OF LEBANON.

Robert Kimball, Timothy Kenrick, Paul Buswell, Halsey R. Stevens, Samuel Wood 2d, Abner Allen and Uriah Amsden are the directors of this bank, the former being president. Together the directors own \$17,900 in stock, and are indebted \$870 to the bank, no one being indebted more than the law allows, and four of them not indebted at all. James H. Kendrick the cashier, has given a good bond, and is not indebted to the bank. The discounts are made under the supervision of the directors, who annually make a thorough examination into the affairs of the bank. Its dividends for the last three years have been at the rate of 7 per cent. per annum.

#### BELKNAP COUNTY BANK.

Warren Lovell who is president, and Daniel M. Gale, Stephen W. Mead, Joseph P. Pitman, Jonathan T. Coffin, Andrew Mack and Samuel Webster are directors. Together they own \$12,000 in stock, while one of them only is indebted to the bank, in the sum of \$800 only, being less than half the amount of his stock. John T. Coffin the cashier, has given a good bond, and is not indebted to the bank. The full board of directors meets semi-annually and a committee of the directors makes the discounts, and twice each year, examines thoroughly into the affairs of the bank. The bank, since it went into operation, has made two divi-

dends, in October 1847, one of  $4\frac{1}{2}$  per cent. for nine months, and in March 1848, one of  $3\frac{1}{2}$  per cent. for six months.

#### MECHÁNICKS BANK.

Joseph M. Harper, Joseph Clough, Seth Eastman, Charles H. Peaslee, Josiah Minot, Cyrus Barton and D. M. Carpenter are directors of this bank, neither of whom is indebted to it for any sum whatever, either as principal or surety. Joseph M. Harper is president. George Minot is cashier, has given a good bond in the sum of \$30,000 and is not indebted to the bank. The discounts at this bank are made by its directors, who appear to exercise a proper general jurisdiction over its affairs. The dividends for the last two years have been at the rate of 3 per cent. for every six months, with the exception of that of January last, which was 3½ per cent.

#### MERRIMACK COUNTY BANK.

Francis N. Fisk, Abiel Walker, Samuel Coffin, Richard Bradley and Joseph B. Walker are directors of the bank—the former of them president. Of these, two only are indebted for any sum, and no one for a sum greater than is allowed by law. Ebenezer S. Towle, the cashier, is not indebted to the bank. He has given a good bond. The directors make the discounts. They meet every Monday at 10 o'clock. Annually, on the first of January, they make a thorough examination, of all the funds, accounts and affairs of the bank. The dividends have been 3 per cent. semi-annually.

#### GREAT FALLS BANK.

John A. Burleigh, Joseph Doe, Nathaniel Wells, Winthrop A. Marston, D. G. Rollins, O. H. Lord and Charles E. Barlett are directors, the first named being president. They own \$12,100 in stock, and one of them owning \$500 is indebted for \$250, and another owning \$1000, for \$204 65. The rest are not indebted to the bank. D. H. Buffum, the cashier, is not indebted to the bank, and has given a good bond in the sum of \$20,000. Discounts are made by a majority of the board of directors, who meet weekly.

The bank has made two dividends—one in August 1846, of 3 per cent. and one in February 1847, of  $3\frac{1}{2}$  per cent.

#### ROCHESTER BANK.

Simon Chase is president; Simon Chase, John Greenfield, James Farrington, James C. Cole, Jeremy Wingate, Dominicus Hanson and Charles Dennett are directors, and John McDuffie, cashier. Together the directors own \$28,400 in the stock of the bank, and are indebted to it in all forms \$2,000; no one of them for so much as the law allows. The cashier owes nothing. He has given a good bond. The discounts at this bank are made by the directors at regular meetings or by a majority's approving notes between the meetings. The dividends of the bank for the last year, have amounted to 7½ per cent.

Below is a concise statement, excluding cents, of the immediate means and liabilities of these banks, reckoning their cash funds and deposits for the redemption of their bills under the first head, and their circulation and deposits—in other words their debt to the public under the second. The third shows the per cent. upon the whole amount of its notes due and regarded good, in this report, which each would have to collect to pay the balance it owes to the public:

•	Immediate means.	Immediate liabilities.	Per cent.
Rochester bank,	32,808	65,164	24 <del>1</del>
Bank of Lebanor	a, 85,458	125,804	26 <u>1</u>
Merrimack Co. ba	ank, 33,189	88,899	401
Belknap Co. bank	k, 13,282	, 52,237	42
Great Falls bank	25,938	107,286	451
Lancaster bank,	18,081	56,224	54 <u>i</u>
Mechanicks bank	, 24,076	133,086	<i>5</i> 4 <del>1</del>

The real estate holders by the above banks, would of course be a deduction, to the amount of its cash value, from the amount of their liabilities to be provided for, by collections upon their notes due.

All which is respectfully submitted,

JAMES M. RIX, Bank Commissioner.

Concord, June, 1848.

Balance.

## To His Excellency the Governor of New Hampshire:

In pursuance of his duty as Bank Commissioner, the undersigned, during the month of April last, visited and made an examination into the condition of the Meredith Bridge Savings Bank, at Meredith, the Somersworth Savings Bank, at Semersworth, and the New Hampshire Savings Bank, at Concord. From the information obtained, he submits the following

#### REPORT:

#### NEW HAMPSHIRE SAVINGS BANK.

The examination was made on the 18th day of April last. The following is the sworn statement of Mr. Samuel Morril, the treasurer, in reference to its condition on that day—s statement which, from the remarkable precision with which his books are kept, as well as from the means taken by me to test the same, I believe to be entirely correct.

#### Assets.

received,	221,362 3	
•		
	4,062 3	1
•		- 235,689 54
Liabilities.		
837.814 50		
	192,667 0	0
•		
137,860 37		
		9
3,500 00	,	
	305 5	8
	<del></del>	- 222,429 07
	837,814 50 644,847 50 137,860 37	837,814 50 644,847 50 ————————————————————————————————————

\$13,260 47

During the past year, a bad debt amounting to \$5,827 33 has been carried to profit and loss account. The treasurer now estimates the whole amount of "bad" and "doubtful" debts due the bank, at no more than \$2,520 00, showing, if, as I have no reason to doubt, this estimate is correct, a surplus of more than \$10,000 on hand, the property of the depositors. During the year ending the 17th of April, \$71,002 have been deposited in the bank, and \$60,733 withdrawn; \$8,236 57 have been divided in interest, and \$12,-300 19 of interest has been collected, more than \$13,400 having accrued in the same time. The expenses of the bank, including the treasurer's salary of \$600, have been \$1,010 92. During the current year, the whole amount of discounts has been \$72,324.

The following classification of the deposits and loans of the institution for the current year, will be found substantially correct, and shows from whence the deposits have come and how the new loans have been distributed:

	Deposits.	Loans.
Merrimack county, exclusive of Concord,	38,571	750
Concord,	16,754	34,9 <del>84</del>
Hillsborough,	4,067	15,700
Grafton,	3,634	11,150
Rockingham,	3,481	3,500
Belknap,	2,229	6,240
Carroll,	646	•
Sullivan,	398	
Strafford,	185	
Cheshire,	100	
Other States,	947	
	<b>\$71.002</b>	<b>\$</b> 72.324

The general direction of the business of this savings bank has been entrusted to Francis N. Fisk, Ira Perley, Theodore French, and Nathan Stickney, as an investment committee, men who appear to exercise great care and judgment in the discharge of their duties. One of the committee is indebted to the bank for \$500, hired before his election, and another for a small temporary loan. The members of the corporation are about 50 in number; four fifths of them citi-

zens of Concord, men whose general reputation affords us the best guarantee for the proper management of the interests committed to their care.

#### MEREDITH BRIDGE SAVINGS BANK.

Examination on the 6th day of April, 1848. On that day the assets and liabilities of the bank, were as below:

#### Assets.

Notes principally secured by pledge			
of real estate,	39,864	42	
20 shares Belknap County bank stock,	2,000	00	
United States 6 per cent. stock,	5,000	00	•
Cash on hand,	830	<b>54</b>	
Interest unpaid, due prior to January	*		
17, 1848,	447	94	
<b>-</b>			\$48,142 90

Liabilities.	,		
Amount of deposits received to this time, Dividends of interest to January 19, 1848,	134,477 24,074		
Paid to depositors,	158,552 111,007	10 94	47,544 1 <del>6</del>

## Balance,

\$598 74

The treasurer makes oath that he considers all the assets of the bank good. The whole amount of bad debts, made and carried to profit and loss account, since July, 1841, is about \$120,50. The whole expenses for the last current year were \$191, showing a very economical administration of the affairs of the institution. The bank has made regular dividends of five per cent. John L. Perley, W. Melcher, Francis Russell, Alex. Beamen, Alvah Tucker, Thos. Eastman, Elijah Beamen, Stephen Gale, and Thomas Babb. are the trustees of the bank, and are not allowed to borrow, or be indebted to the bank as principals. They are sometimes taken as sureties. A thorough examination is made into the affairs of the bank semi-annually, by a committee of the trustees. The charter is perpetual.

#### SOMERSWORTH SAVINGS BANK.

The Somersworth Savings Bank was incorporated in July, 1845, for 20 years. The following is a statement of its affairs, as made upon oath, by Mark Noble, the treasurer, on the 14th day of April, A. D. 1848:

#### Means.

Notes, secured by real estate,	10,200 00	
" personal security,	31,185 49	•
150 shares in Great Falls bank,	15,000 00	
Cash on hand,	68 <b>55</b>	
·	•	56,454 04

#### Liabilities.

Amount due depositors, including

dividends of January 3, 1848,	55,101 02 55,101 09	2
Balance,	<b>\$1,353</b> 09	-

Since the bank commenced its operations, there have been 598 accounts opened with depositors, and the whole amount of deposits has been \$78,056 40. Of these accounts 478 remain open, \$22,955 38 being the whole amount of deposits withdrawn. The bank received its first deposit on the 18th of September, 1845. Regular dividends of interest have been made semi-annually, at the rate of five per cent. per annum, amounting in all to \$2,621 02. The whole amount of the expenses of the institution, from the commencement, is \$368 68. The treasurer states that the bank has never made any loss, and has no bad or doubtful paper. The treasurer has given a bond, with good sureties, in the sum of \$10,000. Six of the trustees, residing in the village where the bank is located, constitute the discount committee, and all discounts are made by them, or a majority of

them, and a thorough examination is made semi-annually, into the affairs of the bank, by a committee of the trustees. The officers of the bank are, John A. Burleigh, President; Hiram R. Roberts and Daniel G. Rollins, Vice Presidents; who, together with Joseph Doe, William W. Rollins, Ichabod G. Jordan, Nathaniel Wells, Benjamin Hanson, Oliver H. Lord, and Winthrop A. Marston, constitute the board of trustees. Mark Noble is the secretary and treasurer. The trustees are indebted as principal and surety, as below:

•	Principal.	Surety.
John A. Burleigh,	_	6,094 39
Wm. W. Rollins,		850 00
W. A. Marston and N. Wells,		1,206 27
Nath'l Wells,		200 00
W. A. Marston,		<b>485 50</b>
Oliver H. Lord and another,	1,750 00	
Oliver H. Lord,	600 00	1,350 10
Hiram R. Roberts and W. A. Marston	1,750 00	
Daniel G. Rollins,	1,000 00	750 00
		*10 026 96

\$5,100 00 \$10,936 **26** 

The two notes of \$1,750 are said to be amply secured by a pledge of real estate, and not to have been originally discounted by the bank, but transferred to it by the holders thereof. The above loans are doubtless as well secured as any made by the bank. And yet, the fact that they are made to the men who control its affairs, and make its discounts, I cannot regard otherwise than as a dangerous precedent. Holding their funds as a sacred trust, reposed in them by a vast number of people of small means, the officers employed to invest them may be subjected to undue temptations, if in institutions of this kind they may loan them to themselves. If the practice obtains, of their assuming to judge of their own securities, they will scarcely find those securities insufficient under any circumstances.— Their disposition to borrow from the means within their reach, will doubtless arise in the first instance, as here, from a desire to furnish a good investment for those means. But should their private necessities increase, their credit be shaken, and one of those reverses overtake them, from which

business men are never wholly safe, they might justify themselves by precedent, in making discounts to themselves upon securities which nothing but the partial judgment of men judging in their own case, would hold sufficient, and in such a manner as to hazard loss to the depositors, for their own advantage. The precedent existing in most savings banks, of a refusal on the part of the persons making discounts, to receive discounts themselves, cannot be too highly commended, or become too binding or too universal. And it would be well, very well, in my opinion, to confirm it by a positive law.

All which is respectfully submitted,

JAMES M. RIX, Bank Commissioner.

Concord, June, 1848.

# COMMUNICATION FROM THE ADJUTANT GENERAL.

Adjutant General's Office, Concord, June 16, 1848.

To His Excellency JARED W. WILLIAMS-

Sir: I have the honor to submit to your Excellency the following

#### REPORT:

The military strength of New Hampshire for the year 1848, consists of

Division and brigade officers	65
Field and staff officers	465
Cavalry	576
Artillery	1984
Infantry	
Riflemen	

Your Excellency will perceive that the condensed returns which I have the honor to submit, furnish the amount of ordnance, ordnance stores, arms and military equipments, musical instruments now in the care of the several regiments, the Commissary General at Portsmouth, his Deputy at Lancaster, and of the Adjutant General at Concord.

The returns from the Adjutants of many of the regiments have come in somewhat imperfectly, and require great care on my part, to make an accurately condensed re-

port to your Excellency.

It will readily be seen by comparing the present with the report of last year, that while there have been an increase of men, arms and military equipments have diminished. This is in consequence, I suppose, of a greater number of conditional exempts than would have been under the old law.

The State government has, for the most part, been disposed to encourage and sustain a well regulated militia. Laws have been enacted and appropriations made from year to year, to place the militia system upon a permanent basis—to give it character and efficiency as well as to encourage our citizen soldiery to emulate each other in obtaining a more perfect knowledge of the science of military tacties.

Among the provisions of statute enactments, no one, in my opinion, is better adapted to secure this end, than an act passed at the last session of legislature—entitled an Act in addition to and in amendment of the militia laws of this

State-establishing the school of the soldier.

The benefits resulting to our militia officers from this school of instruction, though, from the fact of its having but recently gone into operation, may be considered only as an experiment, are, it seems to me, very apparent—yet the permanency and uniformity of law to regulate the militial system is required much more than the kind of law—or perfection of system.

Constant change destroys confidence; and it is this, perhaps, more than any thing else, that subjects our militia to the reproach and ridicule which so unsparingly characterizes

the day.

Having been appointed but recently to the office which I have the honor to hold, many suggestions from this department will not be expected. I cannot, however, but indulge

## Appendix.

the hope that the school of instruction will receive the support of the government until its merits shall have received a fair trial.

I have the honor to be, Sir,
Your obedient servant,
JOHN WADLEIGH,
Adjutant General N. H. Militia.

## TREASURER'S ESTIMATE.

An estimate of the probable receipts and disbursements at the Treasury from June 7, to December 1, 1848.

### RECEIPTS.

Cash balance in treasury, June 7, 1848,	\$11,317 51
For civil commissions,	300 00
Taxes outstanding,	323 00
Railroad tax for 1848,	15,000 00
	*00.040.81
Total receipts,	\$26,940 51

## DISBURSEMENTS.

F'or salaries of Governor, Secretary, Treasurer,	
Attorney General, Adjutant General, Judges	
of the Superior Court and Court of Com-	
mon Pleas, Judges and Registers of Probate,	
County Solicitors, and Warden of the State	
Prison,	\$7,000 00
Travel and attendance rolls of the Hon. Coun-	* '
cil, Senate and House of Representatives	
the present session, including compensation	
to clerks and door-keepers,	<b>2</b> 0,000 <b>0</b> 0

Incidental expenses of the session, including printers' accounts for publishing laws and journals, and pay of clerks for copying, sta-	
tionery, &c.,	2,000 00
Contemplated appropriation of the balance of	2,000 00
the avails of the public lands,	10,991 36
Adjutant General's department,	1,000 00
Appropriation for the deaf and dumb,	2,400 00
" " blind,	600 00
" " insane,	1,500 00
" State library,	100 00
For bounties on wild animals,	300 00
For August session of the Hon. Council,	100 00
For payment of railroad tax, dividends due	100 00
several towns for 1847,	300 00
	4,500 00
For claims, orders on legislative resolves, &c., For payment of drill and militia officers, ex-	4,500 00
penses of the several drill schools,	6,000 00
For payment of treasurer's note to Mechanicks	•
Bank,	5,600 00
Total Disbursements,	\$62,391 36
Deduct receipts,	<sup>*</sup> 26,940 <i>5</i> 1
Leaving to be provided for by loan,	\$35,450 85
Respectfully submitted,	•
JOHN ATWOOD,	Freasurer.
State of New Hampshire,	
Treasury office, June 16, 1848.	

# ANNUAL REPORT OF THE CONCORD RAIL ROAD.

To the Honorable Legislature of the State of New Hampshire:

The Directors of the Concord Railroad Corporation respectfully submit the seventh annual report of their acts and

doings, receipts and expenditures for the year ending April 30, 1848.

During the year the road has been successfully operated and the travel and transportation has been regularly increasing. The statistics of the road in this respect show the necessity of the policy adopted by the directors for the last two or three years in the construction of a second track, procuring a larger class of engines, rebuilding our engine and passenger houses, and otherwise placing the road in as perfect order as possible not only to accommodate the local population upon it, but on a line of road extending through New Hampshire, Vermont and New York, to the great Lakes, and the Mississippi.

The great outlay of expense on this line which is now rapidly completing, is based on the anticipation of an immense amount of business which must seek the sea coast through this avenue, thereby giving increased importance to the commercial capital of New England, and associating by new bonds of union large sections of country heretofore but slightly connected in business associations.

In these prominent objects of enterprise, so closely connected with the prosperity of the Concord road, our stockholders have taken a deep interest, and rendered efficient aid by a liberal contribution of their means.

In conducting the affairs of the road the directors have endeavored to carry out the views of the stockholders in the spirit manifested by them.

We consider ourselves now very nearly prepared for any amount of business that may seek its outlet through this valley from any distance, and in making these preparations we have looked to that system of economy and accountability in expenditure that has caused New England to develop her resources with such rapidity and soundness, and that enables her to hold in her hand the commercial and industrial destinies of the nation.

To meet the necessary outlay in placing the road in this condition an increase of \$150,000 has been made to the capital stock within the year, making the whole amount of capital stock \$1,350,000. This sum it is believed will enable us to perfect our arrangements, and to meet the demands of the public upon us.

During the past year the Receipts of the road have been as follows:

From	passengers,	<b>\$138,907</b> 1	11 .
"	freight,	159,602 1	12
"	express,	2,520 (	00
. "	mails,	5,064 (	00
"	rents,	767 8	87
"	interest,	4,374 9	90
	,		<b>\$311,236</b> 00

#### EXPENSES.

For road repairs and fencing, For wood and oil, For repairs of engines, For taxes,	\$25,264 24 18,846 54 17,025 00 7,903 12	: 
For freight, passenger and other expenses,	111,658 64	\$180,697 5 <b>4</b>
Leaving a balance of net earning	gs of	<b>\$130,538 46</b>
From which two dividends of a each have been paid, amounti The remainder has been carried	ng to	120,000 00
tingent and deterioration acco		10,538 46
•		\$130,538 <b>46</b>

\$130,938 40

The account for engine repairs includes the expenditure for a new engine. The account for passenger expenses includes three new passenger cars, and one passenger engine, and the account for freight includes twelve new gravel cars, and one new freight engine, which additions will abundantly make good all deterioration of the furniture of the road.

During the year large expenditures have been incurred at various stations upon the road. A new engine house has been constructed at Nashville to contain five engines of the largest class; also a new engine house at Concord, to contain twelve engines. The former engine houses were not constructed of a size to hold the class of engines now used, or half the number of engines necessary for the present business of the road. A new passenger house has been erected

at Concord to accommodate our increased business and to furnish offices for the roads centreing there, and the former passenger house has been removed to a new site graded for it, and has been fitted up with an addition to it as a car house. The wood sheds have also been removed and fitted up in connection with the new engine house.

The freight and passenger houses have been re-constructed at Read's Ferry, together with a new watering station; and an additional wood shed and a turn-table have been

placed there.

The expenditures incurred for these purposes are as follows:

wood shed at Nashville, \$11,839 22	
For freight, passenger house, &c.,	
at Read's Ferry, 3,000 00	
For new car house at Concord and	
grading for same, 5,000 00	
For engine house and removing wood sheds at Concord, 17,350 00	1
For passenger house at Concord, 27,866 46	1
1 of passenger house at Concord, 21,000 40	•
Amounting to \$65,056 28	
Of this amount there has been carried to con-	
struction,	\$8,484 78
And to contingent and deterioration account	
the remainder,	56,571 50
	<b>\$65,056 28</b>
The contingent and deterioration account	φου,σου πο
amounted at the date of our last report to	71,461 97
To which add the surplus of the present year,	10,538 46
•	\$82,000.43
Deducting the above sum of expenditures for	ψολ,000-10
buildings,	56,571 <b>50</b>
Leaves a balance of contingent and deteriora-	
tion now on hand,	<b>25,428 93</b>
Which sum is invested as follows—	
Stock in machine shops,	5,975 29

Wood and oil, Outstanding debts for freight not delivered, 16,807 60 2,646 **04** 

**\$25,428 93** 

We are this season erecting a new repair shop at Concord, and removing the old shops farther east to open a sufficient width for side tracks to accommodate the roads connecting with us. This will complete our proposed arrangements, and the capital stock now created will be sufficient for these purposes and the completion of the second track.

The amount of tonnage transported is as follows:

 No. of tons upward.
 No. of tons downward.
 Total tonnage. trains run.
 No. of tans run. tons per train. tons per train.
 Average tons per car.
 Average tons per train.

 51,793
 49,398
 101,191
 622
 28,148
 162,2873
 3,2180

Tonnage in connection with the Northern Railroad since Sept. 1:

Which added to the tonnage of the Concord makes the total tonnage for the year 134,483 1838 tons.

The whole number of passengers carried any distance over the road is 237,827. The total number of miles run by engines is 199,955. This includes the run of engines in the construction of the second track.

The amount of furniture on the road is as follows:

10 passenger and freight engines.

15 long and 2 short passenger cars.

4 long baggage cars.

4 short " "

122 covered freight cars (reckoned as short cars.)

84 platform "

22 new gravel cars.

It is proposed to reduce the fare after June 1st for passengers betwixt Concord and Boston to \$1 50, and proportionally between attentions

ally betwixt other stations.

The second track is laid and in daily use to Robinson's Ferry, within four miles of Concord. When completed we shall have with our side tracks more than 75 miles of heavy rails laid. There is no road in the country with such an

extent of track and with buildings and furniture in similar order that has been completed and finished with so small an

investment of capital stock.

The line of route betwixt Boston and Concord has these advantages; the grades betwixt these places and for fifteen miles above Concord, are very much less than those of any other route radiating from Boston, the maximum grade being fifteen feet per mile. There is besides no line of route in this country that has so much double track, and none whose fare is so cheap.

In addition to these advantages, we have endeavored to place the road in perfect order in all its arrangements. In so doing we have believed that we were promoting the best interests of the stockholders, should receive the approbation of the State, and a fair share of the patronage of the public.

All of which is respectfully submitted,

ISAAC SPALDING,
JOSIAH STICKNEY,
ROBERT READ,
URIEL CROCKER,
EMMONS RAYMOND,

Directors of the Concord Railroad Corporation.

May 20, 1848.

State of New Hampshire, Hillsborough, ss., May 30, 1848.

Then personally appeared the said Issac Spalding, Josiah Stickney, Robert Read, Uriel Crocker, and Emmons Raymond, and made oath the foregoing report by them subscribed is according to the best of their knowledge and belief, true.

Before me, R. H. AYER,

Justice of the Peace.

# ANNUAL REPORT OF THE BOSTON AND MAINE RAILROAD.

To the Honorable Senate and House of Representatives:

The Directors of the Boston and Maine Railroad respectfully present their annual

#### REPORT:

During the past year the road has been conducted successfully upon its Maine line and branches. The work upon the change of locations of the present line of road in the town of Andover, authorized by the legislature, is in progress of construction, and will probably be ready for use by the month of July next. The laying of a double track has been commenced at Boston, and now extends to the town of Malden, and it is designed to continue laying the same to the town of Lawrence. The bridge across the Merrimack river at Lawrence is nearly completed in a very substantial manner for a double track, and the branch road to the town of Methuen is in progress, and will be completed in time to meet at the line of the State, the Manchester and Lawrence Railroad.

To provide for the increasing business of the road, extensive additions have been made the past year to the working furniture, and to prevent the delay of vessels, which has heretofore occurred from the want of conveniences for discharging their cargoes, to be transported over the road, large expenditures have been made to procure the necessary wharf accommodations. An engine house, machine and smith shops of suitable dimensions, with engines, tools, and fixtures, calculated to be sufficient for to carry on the work required to maintain the motive power of the road, has been completed the past year.

In filling out the blanks in the form prescribed by the legislature, the returns under the heads of "Capital Stock," "Cost of the Road and Equipments," "Characteristics of the Road," "Expenditures for working the Road," "Motive

Power," "Miscellaneous," "Income during the year," and

"Dividends," are correct.

Those under the head of the "Doings of the year," the number of miles run by the trains, the number of passengers carried in the cars, the number of passengers carried one mile, the number of tons merchandise carried in the cars, the number of tons merchandise carried one mile, are only an approximation to correctness.

The number of passengers carried one mile to and from other roads, the number of tons of merchandise carried one mile to and from other roads, cannot be given, but are included in the general return of passengers and merchandise over

the road.

#### RETURN OF THE BOSTON AND MAINE RAILROAD.

\$2,974,100 00 Capital stock,

Increase of capital since last re-

593,800 00 port.

2,300,654 02 Capital paid in per last report, Capital paid in since last report, 300,737 50

Total amount of capital stock paid in,

\$2,601,391 52

Funded debt, per last report, 191,000 00

Funded debt paid since last report, 8,000 00 Total present amount of funded debt.

Floating debt, per last report, 117,396 87

Floating debt, increase of, since

last report, 38,192 07

Total present amount of floating debt,

155,588 94

183,000 00

Total present amount of funded and floating

**\$338,588 94** 

Average rate of interest per annum on do.  $5\frac{1}{2}$  per cent.

## Cost of Road and Equipment.

For graduation and masonry, per

\$610,789 47 last report,

For graduation and masonry paid during the past year,

88,533 09

Total amount expended for graduation and masonry,

699,322 **56** 

For bridges, per last report, For bridges paid during the past	304,109 16	
year,	22,424 56	
Total amount expended for bridges		326,533 72
For superstructure, including iron,	-,	,
	646,136 97	•
For superstructure, including iron,	•	
paid during the past year,	64,763 05	
Total amount expended for superst	tructure, in-	
cluding iron,		710,900 02
For stations, buildings, and fix-		
	165,176 66	
For stations, buildings, and fix-		
tures, paid during the past year,	92,672 28	
Total amount expended for stati	ons, build-	
ings, and fixtures,		257,848 94
For land, land damages and fences		
per last report,	<b>5</b> 01, <b>372 68</b>	
For land, land damages and fences	22 110 20	•
	66,442 62	
Total amount expended for land,	land dama-	#C# 01 # 00
ges and fences,	05 000 00	567,815 30
For locomotives, per last report,	85,000 00	
For locomotives, paid during the		
past year, \$25,000 being charg-	7 600 00	
ed off for depreciation,	7,600 00	00 600 00
Total amount expended for locomeror passenger and baggage cars,	ouves,	92,600 00
per last report,	<b>35</b> ,000 <b>0</b> 0	
For passenger and baggage cars,	30,000 00	
paid during the past year, \$5,-		
000 being charged off for de-		
preciation,	3,400 00	
Total amount expended for pas		
baggage cars,	ooongor and	38,400 00
For merchandise cars, per last re-		00,100 00
port,	42,977 80	
For merchandise cars, paid during		
the past year, \$10,000 being		
charged off for depreciation,	<b>39,550 00</b>	
Total amount expended for mercha		82,527 80
•	,	

For engineering and other expenses, per last report, 218,546 55

For engineering and other expenses paid during the past year, 26,677 19

Total amount expended for engineering and

245,223 74

Total cost of road and equipment,

other expenses,

**\$3,021,172.08** 

#### Characteristics of Road.

Length of road, 72 927-1000 miles.

Length of single track, 67 927-1000 miles.

Length of double track, 5 miles.

Length of branches owned by the company, stating whether they have a single or double track, 9 65-1000 miles single track.

Weight of rail per yard in main road, for 6 miles 45 lbs.; the

rest varies from 56 to 59 lbs. per yard.

Weight of rail per yard in branch roads, 45 to 60 lbs. per yard.

Maximum grade, with its length in main road, length 1 23-1000 miles, 47 520-1000 feet per mile.

Maximum grade, with its length in branch roads, length 470-1000ths of a mile, 29 57-100 feet per mile.

Total rise and fall in main road, 1,579 feet.

Total rise and fall in branch roads, 133 52-100 feet.

Shortest radius of curvature, with length of curve in main road, radius 1,050 feet, length 1,150 feet.

Shortest radius of curvature, with length of curve in branch roads, radius 573 feet, length 218-1000ths of a mile.

Total degrees of curvature in main road, 1894°.

Total degrees of curvature in branch roads, not ascertained. Total length of straight line in main road, 49 761-1000 miles.

Total length of straight line in branches, 6 444-1000 miles.

Aggregate length of truss bridges, 2067 feet.

Whole length of road unfinished on both sides—(the road is in good running order, but it is contemplated to make improvements on both sides.)

## Doings during the year.

Miles run by passenger trains,

227,583

Miles run by freight trains,	73,118
Miles run by other trains,	23,580
Total miles run,	324,281
Number of passengers carried in the cars,	728,307
Number of passengers carried one mile,	12,599,118
Number of tons of merchandise carried in the care	s, 120,428
Number of tons of merchandise carried one mile,	
Number of passengers carried one mile, to and roads, included above.	from other
Average rate of speed adopted for passenger trains stops, 20 miles per hour.	including
Average rate of speed adopted for freight trains, stops, 10 miles per hour.	including
Estimated weight in tons of passenger trains,	;
including engine and tender, but not in-	
cluding passengers, hauled one mile, 10,241	1,235 tons.
Estimated weight of merchandise trains, in-	•
cluding engine and tender, but not includ-	
ing freight, hauled one mile, 7,983	3,170 "

## Expenditures for working the Road.

For repairs of road, maintenance of way, exclusive of wooden truss			
bridges, and renewals of iron,	19,812	36	
For wages of switch-men, gate- keepers, and flag-men,	2,760	ስበ	
For removing ice and snow,	2,700	<b>33</b>	
For repairs of fences, gates, houses	•		
for flag-men, gate-keepers, switch-			
men, tool-houses, included in the first item.			
Total for maintenance of way,			•

22,581 69

## Motive Powers.

For repairs of locomotives,	\$20,110 8	<b>50</b>
For repairs of passenger cars,	6,432 1	
For repairs of merchandise cars,	4,648 0	0
For repairs of gravel and others cars	, 1,120 1	.5
Total for maintenance of motive pov	32,310 75	

## Appendix.

## Miscellaneous.

For fuel and oil,	49,112 78	<b>3</b>
For salaries, wages, and incidental expenses, chargeable to passenger		_
department, For salaries, wages, and incidental expenses, chargeable to freight	33,401 40	)
department,	30,136 40	3
For gratuities and damages,	2,145 2	
For taxes and insurance, taxes \$7,-	7,220 7	
768 10, Insurance, \$302 50,	8,070 60	)
For repairs of station buildings,	0,0,0	
aqueducts, fixtures, furniture,	2,351 5	`
For interest,	15,233 1	
For amount paid other companies,	10,200 1	•
in tolls for passengers, and freight		
carried on their roads, specifying		
each company, Portland, Saco and	10.004.64	•
Portsmouth R. Corporation,	18,994 60	
For salaries of president, treasurer,		
superintendent, law expenses, of-		
fice expenses of the above offices,		
. and all other expenses not includ-		
ed in any of the foregoing items,	5,957 5	
		- 165,367 <b>3</b> 8
		<b>\$220,259 82</b>

## Income during the year.

For Passengers:—		
1.—On the main road exclusively,		•
including branch owned by com-		
pany,	321,181 8	<b>1</b>
For Freight:—	•	
1.—On main road and branches		
owned by company,	179,988 7	<b>'8</b>
U. S. Mails, \$6,411 97; Rents, \$3,-	•	
922 30,	10,334 2	7
Total income,		511,504 86
•		•

Net earnings after deducting expenses,

\$291,245 04

Amount charged off during the year for depreciation of engines and cars, &c.,

\$40,696 11

#### Dividends.

Two dividends, one of \$4 and one of \$5 per share.

214,227 00 ------ 254,923 11

Surplus not divided, Surplus last year, \$36,321 93 17,655 71

Total surplus,

\$53,977 64

### Estimated depreciation beyond the renewals, viz:

Roads and bridges, We have not the requisite means to Buildings, make these estimates.

Engines and cars, the past year, \$40,000 has been charged

off on account of their depreciation.

The following serious accidents have occurred to persons on the Boston and Maine Railroad.

Thomas Moore fell from the cars at North Andover, and

broke his leg.

Thomas Stevens, a freight conductor, was crushed between the engine and cars while coupling them together at Lawrence, which occasioned his death.

Samuel Tebbetts, while riding on the top of a covered freight car, was knocked off by coming in contact with a bridge at East Kingston, and killed.

A traveller, (name unknown,) was killed in the same

manner at South Reading.

All of which is respectfully submitted,

THO. WEST,
R. W. BAYLEY,
JOHN FLINT,
HENRY B. STONE,
A. PEIRCE,
SAMUEL A. WALKER.

 $extcolor{birectors}.$ 

Boston, Jan. 27, 1848.

Suffolk, ss., Jan. 27, 1848.

Personally appeared the above named Thomas West, R. W. Bayley, John Flint, Henry B. Stone, A. Pierce, and Samuel A. Walker, and made oath that the foregoing was true, according to the best of their knowledge and belief.

Before me— EDW. PICKERING,

Justice of the Peace.

The undersigned have examined the foregoing report of the Directors of the Boston and Maine Railroad Corporation, and approve the same.

WILLIAM STEVENS,

Com. for Massachusetts.

GREENLEAF CLARKE,

Com. for New Hampshire.

JOHN ANDERSON,

Com. for Maine.

Boston, Jan. 28, 1848.

# THE ANNUAL REPORT OF THE WILTON RAILBOAD COMPANY.

To the Honorable Legislature of the State of New Hampshire:

The Directors of the Wilton Railroad Company, respectfully submit their annual report of the acts and doings, receipts and expenditures of the corporation for the year ending May 31st, 1848:

This company was incorporated December 28th, 1844, with a capital of five hundred thousand dollars, and at a meeting of the grantees duly holden at Milford, on the 11th day of April, 1845, the corporation was temporarily organized by the choice of a president, clerk, and board of managers.

On the first day of October, 1846, the corporation was

fully organized, by the choice of a board of seven directors,

agreeably to the provisions of the charter.

Having adopted the act, entitled "An act to render railroads public in certain cases, and constituting a board of railroad commissioners," application was made to the railroad commissioners to locate said railroad and appraise the damages to the owners of the lands through which said road should be located, who, in accordance with said application, on the 8th day of December, 1846, met and proceeded to locate said railroad a short distance out of the village of Nashville, on the original route designated by them, but owing to the lateness of the season and the inclemency of the weather at that time, they suspended their operations, and reported "that it was not expedient, and that it would not be conducive to the interests of all concerned to lay out the remainder of said roads or any part thereof at that time." No further location was made by the railroad commissioners until sometime in the month of June following, when they met and located the residue of the route from Nashville to West Merrimack, a distance of 5 3-10 miles, and made their report to the Governor and Council, which was accepted.

The grading and masonry of that portion of the road laid out by the commissioners is nearly completed the whole distance, and ready to receive the superstructure, and it is confidently believed that this portion of the road will be opened to the public travel sometime during the month of July.

The location of the route from West Merrimack to Amherst has been made under the direction of George Stark, Esq., engineer of the corporation, by whose report to the directors it appears that the route selected by him is the most favorable one, both for the stockholders and the public, in regard to cheapness, feasibility, and the future extension of the railroad to its final destination, and the directors intend to put the residue of the road under contract to Marlow, and proceed with its construction as fast as practicable, consistently with the interests of the stockholders and the public good.

During the past year the directors have laid five assessments of 5 per cent. each, payable on the first days of December, January, February, March, and April, and three of 10 per cent. each, payable on the 15th of May, 1st of June, and 1st of July, on each share of the capital stock of said

Corporation, of which there was paid into the	treasury prior
to June 1, 1848, the sum of	43,290 00
Also on interest account,	81 76

Total amount of receipts, \$43,371 76

The expenditures of the corporation to the 1st of June, 1848, have been as follows, viz:—

Engineering,		<b>\$2,547</b> 89
Grading,		8,545 50
Superstructure,		2,418 86
Real estate and land damages,		8,079 30
Fencing,		330 00
Railroad and county commissioners,		<i>545</i> <b>75</b>
Printing and stationery,		71 13
General expenses,		1,131 19
Not included in the above,	•	134 54

\$23,804 16

The corporation have contracted with Messrs. Baily, Brothers, & Co., of Liverpool, for six hundred tons of rails, weighing 56lbs. per yard, at \$61 per ton, and with the same company for three hundred and twenty tons of rails of the same quality and weight, at \$57 50 per ton. This iron is to be delivered in the United States, and is daily expected to arrive in Boston.

The corporation have also made favorable contracts for chairs, spikes, and other materials necessary for the construction of their road.

All which is respectfully submitted,

WILLIAM RAMSDELL,
ABIEL LOVEJOY,
CLARK C. BOUTWELL,
CHARLES F. GOVE,
ZEBEDIAH SHATTUCK,
Directors of
the Wilton
Railroad Company.

Nashville, June 7, 1848.

State of New Hampshire, Hillsborough, ss.

This 12th day of June, 1848, the above named C. C. Boutwell, Charles F. Gove, and Zebediah Shattuck, appeared

and made oath that the foregoing report by them subscribed is, in their belief, true.

Before me,

ISRAEL HUNT, Jr.,

Justice of the Peace.

State of New Hampshire, Hillsborough, ss.

This 13th day of June, 1848, the above named William Ramsdell and Abiel Lovejoy appeared and made oath that the foregoing report by them subscribed is, in their belief, true.

Before me,

ISRAEL HUNT, Jr.,

Justice of the Peace.

# TENTH ANNUAL REPORT OF THE EASTERN RAILROAD IN NEW HAMPSHIRE.

To the Hon. Senate and House of Representatives of the State of New Hampshire in General Court convened:

The Directors of the Eastern Railroad in New Hampshire, respectfully make their Tenth Annual Report of their

acts and doings, receipts and expenditures.

They can only repeat what they have heretofore repeated to the legislature. That this road is leased to the Eastern Railroad Company of Massachusetts under the authority of this State, for the term of ninety-nine years from February 18th, 1840, giving the Eastern Railroad Company the entire right to use the road with locomotive engines, carriages, &c.

By this arrangement the two roads forming a continuous line, the receipts and expenditures applying to income account are kept by the Eastern Railroad Company of Massa-

chusetts.

By the terms of the lease the dividends of profits earned are to be equally divided upon the stock of the two roads in proportion to their respective capitals paid in. Since our last annual report we have received from the lessees thirty-eight thousand six hundred dollars, from which a dividend of four dollars per share was made, and payable July 5th, 1847, and a second of same amount January 17th, 1848, on four thousand eight hundred and twenty-five shares (4825,) being eight dollars on a share. The repairs of the road and expenses of running are paid by the lessees from the income of the two roads.

The cost of the road, buildings and land, as appears from the books of the Company on the 30th of May, 1848, is \$494,065 69

 Capital stock,
 492,500 00

 Due Eastern Rail Road,
 615 74

 Dividends,
 460 00

 Due Shawmut Bank,
 489 95

\$494,065 69

All of which is respectfully submitted in behalf of the Directors, by

ICHABOD GOODWIN,

President of the Eastern Rail Road in New Hampshire.

Portsmouth, June 1st, 1848.

New Hampshire, Rockingham, ss. June 1, 1848.

Then Ichabod Goodwin made oath that the foregoing report, by him submitted, is just and true.

Before me, W. H. Y. HACKETT,

Justice of the Peace.

# THIRD ANNUAL REPORT OF THE NORTH-ERN RAILROAD.

To the Honorable Senate and House of Representatives at their June session, A. D. 1848:

The Directors of the Northern Rail Road respectfully submit their Third Annual Report:

Our treasurer had received as per his account stock to May 1, 1847, as per last report, Amount received since to May 1, 1848,	#1,299,967 81 1,027,987 82
Amount received for interest, Received from Concord Railroad for use of Northern Railroad up to Sept. 1, 1847, Received for earnings of the road, " on account of roads below, Add amount of bills payable,	\$2,327,955 63 21,009 82 19,812 87 155,043 84 117,924 81 111,450 59
Making whole amount of receipts,	\$2,753,197 56
Amount of expenditures as per Treasure	r's exhibit :
General expenses, Engineering and preliminary survey, Land and land damages, Iron, Grading and masonry, Changing roads and streams, Superstructure, Fencing, Bridging, Cars and engines, Depots, Interest to stockholders, Discount of 3000 shares sold at 90 per cent.,	\$20,464 13 39,499 32 92,607 65 557,610 22 989,413 22 34,418 26 138,133 94 17,437 41 104,716 98 206,199 61 101,048 23 132,766 36
Add expense of running the road since Sept. 1, 1847, Paid to lower roads, Wood, tools, &c. on hand, Bills receivable, Cash on hand,	\$2,464,315 33 \$52,377 85 117,924 81 19,393 03 51,654 33 47,532 21 \$2,753,197 56

The net earnings of our road since we commenced running it ourselves, that is from Sept. 1, 1847, to May 1, 1848, a period of 8 months, were \$102,751 59.

During this time, we have run the road from Concord to Lebanon Centre Village.

The whole road to White river has not been run with the regular trains up to that time.

Our number of passengers to Sept. 1, 1847, was Number of passengers from Sept. 1, 1847, to May	<b>54,204</b> .
1, 1848,	72,048
	126.252

The number of tons of merchandise transported during the past year is as follows:

By Concord railroad—up,

By	"	"	down,		6,941
					18,416
From	Sept.	1, 1847,	to May 1,		•
184	48—up	ward,	•	21,925	
From	Sept.	1, 1847,	to May 1,		
18	48—do	wnward,	)	15,623	
					37,548

55,964

11,475

On the 7th day of October last, the Directors finding that two millions would not be sufficient to complete and equip the road, voted to increase our capital stock, by the further addition of \$400,000. On the 22d day of April last, for similar reasons, the Directors voted to add the further sum \$200,000 to its capital stock. When this capital stock is paid in, our capital stock will amount to \$2,600,000 On the 20th of January last, we paid to the stockholders

On the 20th of January last, we paid to the stockholders interest at the rate of 6 per cent. upon all payments made by them prior to January 1, 1848, and on the 1st day of the

present month, the interest to May 1st, last.

The Directors of this road, being satisfied that the Northern railroad had the means of running the Franklin and Bristol road at a cheaper rate for the public than it could be done by themselves, were induced to enter into an arrangement, by which it is stipulated, that we take a lease of the Franklin and Bristol road, and agree to run it, and to receive the income thereof, and pay the stockholders thereof

the same pro rata dividends upon their stock as we pay our

This contract was made subject to the ratification of the stockholders of the respective corporations, and the same has been submitted to said stockholders in each corporation, and by them confirmed.

All which is respectfully submitted.

G. W. NESMITH, SOLOMON WILDES, TIMOTHY KENRICK, F. N. FISK, NATHAN CARRUTH, B. B. DAVID, CHAS. THEO. RUSSELL,

Directors of Northern Railroad.

Concord, June 22, 1848.

State of New Hampshire, Merrimack, ss. June 22d, 1848.

Then personally appeared the within named G. W. Nesmith, Solomon Wildes, Timothy Kenrick, F. N. Fisk, Nathan Carruth, B. B. David and Chas. Theo. Russell and made oath that the within report is true, according to their best information, knowledge and belief.

Before me, JOSEPH B. WALKER,

Justice of the Peace.

# ANNUAL REPORT OF THE NASHUA AND LOWELL RAILROAD.

To the Honorable Legislature of the State of New Hampshire, June session, A. D. 1848:

The directors of the Nashua and Lowell Railroad corporation here submit their thirteenth annual report "of their acts and doings, receipts and expenditures," under the provisions of their charter, for the year ending April 30th, 1848. The capital stock of the corporation, on that day, in this

State and in Massachusetts, was \$500,000

which is all paid in.

The receipts of the corporation d all sources, amount to	uring the pas	st year, from \$163,088 51
Thus:		* /
From passengers,	\$71,463 87	•
(6 funiciba	85,970 31	
" mails,	1,966 29	
mans,		
intorcat and renta,	1,401 00	
" miscellaneous,	2,287 04	#140 000 F1
•		\$163,088 51
The gross expenditures, during the poses, ordinary and extraordinary and extraordina	he same perio iry, were	d, for all pur- \$106,413 58
For repairs of road and maintain	-	
ance of way,	\$21,644 44	
For truss bridges,	3,049 22	
" gates, fences and houses,	227 50	
" depots and engine houses,		
	17,801 00	
" cars and engines,	27,272 59	
" switch and gate men, engi	-	
	В	
and brakemen,	5,912 13	
🗧 For ticket masters, office expens	-	
es, stationery and printing, &c	., 2,642 60	
For oil and fuel,	9,290 68	•
For oil and fuel,  merchandize department,	12,702 47	
" general and miscellaneous,	5,870 95	
		<b>\$106,413 58</b>

Balance of receipts over expenditures for the past year, is \$56,674.96

In the foregoing item of \$21,644 44, "for repairs of road," &c., is included the sum of \$11,148 12 for replacing an old pile bridge, in Nashville, with good and permanent stone masonry, and four stone arches over the wasteway of the Jackson company's canal; and in the item of \$17,801 00 for "depots and engine houses," is included \$17,305 64, paid for the erection of a new depot and engine house at Lowell; the item of \$27,272 59 for "repairs of cars and engines," includes two new sixteen ton engines, for which we paid \$14,550 00, and twelve new freight cars, manufactured by the company. These sums are not properly charge-

able to the ordinary expense account, and are designated as "extraordinary expenditures."

The number of passengers carried on the road the past year is	233,060
The number of tons of freight for the same period is	167,66648
The number of miles run by passenger trains is " " " freight " other trains,	29,490 20,145 2,898
Total miles run,	52,533
Of the net income of the road for the past year, dividing the same between the States in proportion to cost of road in each State, there belongs to Massachusetts, " "New Hampshire,	33,549 38 23,125 57
The proportion of expenditures belonging to New Hampshire is	41,961 65
From the receipts of the past year, two dividends of five per cent. each have been made, amounting to  The original length of the road was 14 miles	<b>\$</b> 50,000 00
and 1429 feet, of which 8 miles 5036 for feet is in Massachusetts, and 5 miles 1673 feet in New Hampshire.	
The average cost of the whole road, with double tracks, per mile, is  The average cost per mile in New Hampshire, as fixed by the commissioners, including buildings, &c., is	\$34,996 46 \$37,663 20
All which is respectfully submitted, by	

DAN'L ABBOT,

THOMAS B. WALES, HENRY TIMMINS,

JESSE BOWERS, CHARLES F. GOVE, Directors of the Nashua & Low-

ell Railroad

Corporation.

Commonwealth of Massachusetts, Suffolk, ss. May 25, 1848.

Personally appeared the above named Dan'l Abbot, Thomas B. Wales, Henry Timmins, Jesse Bowers and Charles F. Gove, and made oath that the foregoing report by them subscribed is in their belief true.

Before me, SAM'L H. WALLEY, Jr.,

Justice of the Peace.

Note.—The passenger fares, when the road first commenced operations, between Nashua and Boston, was \$1 50. A gradual reduction has annually been made, as the business increased, until the present fare between the same places is only 80 cents, and the freight tariff has been reduced in nearly the same proportion. The running time, which was originally 2 hours for 40 miles, is now but 1½ hours. No accident has occurred, by which any passenger has been injured upon the road, since the 4th day of July, A. D. 1841.

C. F. GOVE, Superintendent.

# ANNUAL REPORT OF THE FRANKLIN AND BRISTOL RAILROAD.

To the Honorable Senate and House of Representatives of the State of New Hampshire:

The directors of the Franklin and Bristol Railroad herewith submit their first annual report.

On the 25th of May, 1847, the necessary preliminary steps having been taken to organize the corporation, and to have its line of railroad laid out by the railroad commissioners, agreeably to the statutes, a board of directors was chosen with reference to an immediate prosecution of the work.

At this time, a considerable portion of the capital stock believed to be necessary to complete the work had been subscribed for. On the 23d day of July last the grading and masonry on the whole line of between 12 and 13 miles were put under contract. This work has now been completed, with the exception of a small portion about, and near, the station house at Bristol.

The iron was early contracted for with an English house, and the greater part of it has arrived. It is the T rail, of fifty-six pounds to the lineal yard, and has been purchased on favorable terms. The chairs used are the heavy class.

The track is now laid to within one and a quarter miles of the terminus in Bristol village, and the road will be open for use on the 1st day of July, and in less than a year from the time the work was commenced.

It has proved an easy road to construct, and has been built with economy, and with a view to permanency. The whole cost of about thirteen miles will not, it is believed, exceed the original capital of two hundred thousand dollars.

As this road enters the Northern Railroad at Franklin, at a favorable point just at the foot of their highest grade, and where they have station houses, engine houses, and a spare motive power quite equal to running this branch road, and could, therefore, run it at much less cost than a separate company, it was thought desirable to effect an arrangement with the Northern Railroad for that purpose, and this road was accordingly leased to them for one hundred years.

The advantages of this arrangement are, that the interest on the cost of an entire equipment of engines and cars, &c. is saved, and also the salaries of several officers and men. These together would amount to several thousand dollars annually, and would of course be a tax upon the public in fares and freights to that amount.

Believing that they ought to adopt such measures, as, while they protected their own interests, would enable them to carry passengers and freight at the lowest price, the directors effected the arrangement mentioned.

We herewith submit a statement from the Treasurer's books, of receipts and disbursements up to May 1st, last.

By this it appears that there had then been received-

For assessments on stock,	ata of diment	112,973 87
Less loss on 389 shares, sold by voors,	ote of direct	3,890 00
		\$109,083 87
Bills payable—deposit for land of chanicks bank, Levi Bartlett—balance collected		2,925 92
over, but not ret'd,	oy inm, par	227 00
		\$112,236 79
And there have been paid out		*,
For expenses,	3,009 76	
Land damages,	10,691 43	
Balance of interest,	135 73	
	104 58	
Preliminary expense,		
Engineering,	1,577 97	,
Grading,	28,069 88	
Masonry,	12,061 65	
Changing roads and streams,	74 00	
Spikes,	2,468 50	
Thompson, Forman & Co., iron,	27,056 87	•
Iron, other persons,	125 00	
Sleepers,	325 94	•
Depots,	8 13	
Bridging,	1 75	
Advances to contractors, towards		
25 per cent. retained,	<b>3,45</b> 0 00	
In hands of disbursing agents of		
Co., to meet payments,	3,875 00	
Bills receivable,	<b>524 00</b>	
Mechanicks bank, deposit to cre-		•
dit State Treasurer for land		
damage unsettled, &c.,	3,525 92	•
		\$97,086 11
Technica a belones of each in h	and Man 1	

Leaving a balance of cash in hand, May 1st, last, \$15,150 68

Since May 1st, last, large payments have been made for iron, and on other accounts.

In conclusion, the directors are happy to believe that in

a week or two the public will have the pleasure of passing

over their road, and inspecting its character.

They believe it will be found to be a well constructed and a cheap road; affording great facilities of communication to a section of country needing them, and, in its humble sphere, developing the resources of the State.

And while it will not be unfruitful of good to the public, they hope it will not, under the arrangements they have

made, be unprofitable to its proprietors.

All of which is respectfully submitted.

CHAS. THEO. RUSSELL, GEO. W. NESMITH, SOLOMON WILDES, NATHAN CARRUTH, F. N. FISK, TIMOTHY KENRICK, B. B. DAVID,

Directors of the Franklin and Bristol Railroad.

Concord, N. H., June 22, 1847.

State of New Hampshire, Merrimack, ss. June 22d, 1848.

Then personally appeared the within named Chas. Theo. Russell, Geo. W. Nesmith, Solomon Wildes, Nathan Carruth, F. N. Fisk, Timothy Kenrick, and B. B. David, and made oath that the within report is true, according to their best information, knowledge and belief.

Before me, JOSEPH B. WALKER,

Justice of the Peace.

# REPORT OF RAILROAD COMMISSIONERS.

To His Excellency the Governor of the State of New Hampshire:

The undersigned, one of the Railroad Commissioners for said State, having in the month of May, 1848, made examination into the condition of the Portsmouth and Concord

Railroad, and Eastern Railroad in New Hampshire Corporations, reports as follows:

#### PORTSMOUTH AND CONCORD RAILROAD.

The capital stock of this corporation, is \$800,000, only a

part of which had been taken up.

The receipts up to the first day of May, 1848, were Capital stock paid in, \$107,668 50 Expenditures up to that time, 121,685 95

Making a balance of expenditures over and

above the amount paid in, \$14,017 45

The road is nearly graded from Portsmouth to the Boston and Maine railroad in New Market, and it is understood that the work is progressing upon other parts of the road.

#### EASTERN RAILROAD IN NEW HAMPSHIRE.

The road owned by this corporation is still under lease to and is occupied by the Eastern railroad corporation in Massachusetts, upon the same terms as reported by the Commissioners, June 1846.

The capital stock of the corporation is \$492,500, of which

\$10,000 was created Feb. 3d, 1848.

The cost of the road up to April 30, 1848, is \$494,065 69. The corporation is in debt in the sum of \$1,565 69, and has real estate not necessary for the use of the road, estimated to be worth \$9000.

There have been from April 30, 1847, to April 30, 1848,

two dividends of 4 per cent. each.

Respectfully submitted,

ELIJAH R. CURRIER,

Railroad Commissioner.

June 1, 1848.

To His Excellency the Governor of the State of New Hampshire:

The undersigned, one of the Railroad Commissioners of said State, having, agreeably to the provisions of the act

entitled an act to render Railroad Corporations public in certain cases, and constituting a Board of Railroad Commissioners, made examination into the condition of the following railroad corporations, and into the management of their affairs, to wit: The Concord Railroad Corporation, the Nashua and Lowell Railroad Corporation, the Wilton Railroad Company, the Franklin and Bristol Railroad, the Boston, Concord and Montreal Railroad, the Sullivan Railroad Company, the Northern Railroad, the Cheshire Railroad Company, and the Boston and Maine Railroad Corporation, reports as follows:

#### THE CONCORD RAILROAD CORPORATION.

The examination of this corporation was closed on the 25th day of February last.

Its capital stock at that time, was \$1,200,000.

The sums charged to construction up to May 1, 1844, were, as stated in my last report, \$742,223 27 Since that time, the sums charged to this item have been—

For land purchased for Depot purposes at Manchester,

13,355 99

For new buildings at Manchester, being the estimated increased value of the new buildings there, the balance of the costs there, of having been charged with the expenses of the last year instead of being taken from the surplus fund as mentioned in my last report,

6,622 78

For land, new side tracks, new stations, engineering, bridging, engines and cars, up to Feb. 1, 1848,

50,654 90

\$812,856 94

The amount expended for the construction of second track and for materials for the same on hand, up to Feb. 1, 1848,

359,877 42

Making the whole amount,

\$1,172,734 36

At the time of the examination, a second track from Nashua to Hooksett had been completed and was in daily use; and materials had been purchased and a part of the grading done for a second track from Hooksett to Concord, which, I was told, the directors designed to have finished, in the course of the ensuing spring and summer.

During the year past, there had been expended in building a new engine house at Nashua, the sum of

\$4,508 00

And for removing the old passenger depot at Concord and enlarging and fitting up a car house, and on the construction of a new engine house at Concord, and for grading the grounds,

30,398 96

## Making an amount of

\$34,906 96

The President and Superintendent stated that it was designed to charge a large portion, if not the whole of these expenditures, to the surplus fund, or, as it is sometimes called, the contingent and deterioration fund. The amount of this fund, at the time of the examination, was \$71,461 97. This fund is made up of balances of the earnings of the road, which, from time to time, have been carried to it, and reserved to meet the deterioration of fences, cars, engines and depot buildings, and of the superstructure of the road and materials thereon.

A full investigation of all the affairs of the corporation is made by the directors twice in each year, to wit: on the last day of May, and the last day of October.

The receipts for the year ending Oct. 31, 1847, were

(	,,
From passengers,	\$137,657 96
From freight,	160,747 25
From express,	2,520 00
From rents and storage,	1,074 27
From interest,	6,013 72
From mails,	4,086 93

\$312,100 13

The disbursements during the same time were, besides those above mentioned, For wood and oil, \$21,275 12 For repairs of fences and road, 18,018 90

For passengers and freight expen	nses,
including salaries and wage	s of
agents and workmen, and	ex-
penses of machine shop.	123,976 80
New buildings in Manchester,	12,588 57
Taxes,	7,803 86
Dividends,	110,000 00

\$293,663 25

### Leaving a balance of

\$18,436 88

The amount of business upon the road, for the current six months up to the time of the examination, was considered, by the President and Superintendent, as equal to that of the corresponding period of the last preceding year.

The property of the corporation, besides the above balance, its road, depot land and buildings, and road furniture,

consisted, on the 31st of October last, of

<b>\$8,500 0</b> 0
7,236 38
•
15,176 31
71,466 97

At the time of the examination, the outstanding freight bills were estimated at \$9000, and stock on hand, at \$5000.

The	number	of	engines belonging to the road, is	9
"	. "	of	passenger cars,	15
"	"		freight cars (reckoned as short cars,)	206
"	<b>,</b> ((		baggage cars for passenger trains—4	long

The corporation owes no permanent debt. Settlements are made monthly with the men employed; and all bills are

paid as they become due and are presented.

The dividends paid to the stockholders, up to Nov. 1847, are equal to ten per cent. upon their capital stock, without any deduction on account of the taxes paid by the corporation into the treasury of the State.

The salary of the Superintendent is \$2000 a year. The compensation of the President is said to depend on the

amount of his services during the year. For the year ending Oct. 31, 1847, the sum allowed him was \$1000. The Treasurer has \$1000, and Clerk \$50 a year. The Directors have no compensation except the privilege of passing free over the road.

During the year ending Oct. 31, 1847, the number of miles run by the engines over the road was 183,110; the whole number of passengers transported any distance was 228,640; and the amount of freight upon the road was  $78,054_{1007}^{857}$  tons.

# NASHUA AND LOWELL RAILROAD CORPORA-

The examination of this corporation was closed on the 18th day of March last.

Its capital stock is \$500,000; and has been expended as follows:

For grading and masonry,	\$95,451 87
For superstructure, including iron and bridging,	233,998 35
For stations, buildings and fixtures,	23,757 53
For land and fencing,	79,074 15
For locomotives,	21,759 69
For passenger and baggage cars,	5,146 71
For merchandise cars,	20,101 09
For engineering and other expenses,	20,710 61

\$500,000 00

A full investigation of all the affairs of the corporation is made by the Directors twice in each year, to wit: on the first day of May and the first day of October.

For the year ending Oct. 1, 1847, the receipts were

From passengers,	\$69,142 60
From freight,	82,620 75
From rents,	760 58
From British and U. S. mails,	1,910 80
From miscellaneous receipts,	2,372 78
From interest,	537 61
From British and U. S. mails, From miscellaneous receipts,	1,910 80 2,372 78

.\$157,345 12

The disbursements dur	ing the same time, were
-----------------------	-------------------------

For road repairs in N. H., \$17,206 7		
For " in Ms., 7,666 5		
	-24,873 33	
For repairs of gates, fences	•	
and houses,	288 78	
For repairs of depot in N. H., 578,5	4	
For building depot and re-	•	
pairs in Ms., 17,800 0	Q.	
pans in its.,	-18,378 63	
The second of th	-10,370 03	
For passenger and freight cars		
and engines,	19,012 06	
For fuel,	6,745 33	
For oil,	1,914 92	
For salaries, pay of workmen, taxes	.,	
into State Treasury, and inciden-		
	0 = = 0 4 00	
tal expenses,	25,724 03	
		96,937 08
	-	

Leaving a balance of

\$60,408 04

out of which there have been paid two dividends of five per cent. each upon the capital stock.

The amount of business for the current six months up to the time of the examination, was estimated to be about equal to that of the corresponding period of the last year.

The property of the corporation, besides its road, the furniture thereof and its depot lands and buildings consisted of real estate, estimated at \$8000; and its surplus fund, which, including stock in the shop, \$3000, and wood \$3812, amounted, Nov. 1, 1847, to \$17,625 21.

The corporation has six engines of sixteen tons, and two engines of nineteen tons each; three long passenger cars; two long freight cars; forty-five short do., nineteen covered do.; forty stake, or platform do., and five gravel do.

Since Nov. 1, 1847, two new engines have been purchased, which, with other expenses, it was supposed would absorb the net earnings of the road from that time to the time of the examination.

The corporation owes no permanent debt, but pays all claims against it as they become due and are presented.

During the year ending Oct. 31, 1847, the number of raniles run by engines over the road was 52,553. The number of passengers transported any distance was 225,984. The whole number of miles they all rode was 3,119,207. The number of tons of freight upon the road was 151,111; the number carried one mile was 2,238,121.

The salary of the Superintendent is \$1500, and that of the Treasurer \$250 a year. Since the last examination, the President has been voted for his services from May, 1845, to

Feb. 15, 1848, the sum of \$500.

#### WILTON RAILROAD COMPANY.

The examination of this corporation was closed on the 26th day of April last.

The act of incorporation was passed Dec. 28, 1844. The first meeting of the grantees was holden April 4, 1845, and the first meeting of the stockholders Oct. 1, 1846.

The exact amount of stock subscribed could not be ascertained, all the subscription books not having been returned. The amount was supposed to be about \$304,000.

The amount of capital stock paid in, was	\$27,500 00
The disbursements had been,	12,114 09

\$15,385 91 Leaving on hand a balance of

About five miles of their road had been laid out and was nearly graded. The iron for the superstructure of the same had been contracted for, and it was expected would be received about the first of June.

### FRANKLIN AND BRISTOL RAILROAD.

The examination of this corporation was closed on the 5th day of May last.

The act of incorporation was passed July 8, 1846. The first meeting of the grantees was holden Aug. 1, 1846; and the first meeting of the stockholders, May 20, 1847.

At the time of the examination, the amount of capital stock subscribed, was \$179,200, in shares of \$100 each.

The amount paid in was
The disbursements had been

\$114,739 87 87,044 54

Leaving on hand a balance of

**\$27**,695 33

Of the stock subscribed, 389 shares were disposed of by the directors at ten per cent. below the par value; that is at the price of \$90 each.

The road, extending from the depot of the Northern railroad, in Franklin, to Bristol village, a distance of about thirteen miles, is nearly graded, and it is expected that the superstructure will be completed and the road opened for travel, before the first day of July next.\*

### BOSTON, CONCORD AND MONTREAL RAILROAD.

The examination of this corporation was closed on the 10th day of May last.

The act of incorporation was passed Dec. 25, 1844. The first meeting of the grantees was holden April 8, 1845; and a meeting of the stockholders, at which by-laws were adopted and directors chosen, Oct. 30, 1845.

At the time the examination was closed the amount of stock subscribed without condition and considered reliable, was \$611,000.

The amount paid in was
The disbursements had been

\$365,771 65 350,039 48

Leaving on hand a balance of

\$15,732 17

At the time of the examination the road had been finished to Sanbornton Bridge, a distance of eighteen miles, at the cost of less than \$12,000 a mile for substructure, superstructure and land damages, and was about to be opened, as it has since been, for passenger and freight trains to that place. Upon the next eleven miles of the road, to wit.—from Sanbornton Bridge to Lake Village, about \$65,000 had been expended; and some work had been done above the latter place.

The road has been laid out to West Rumney, a further

distance of about thirty-three miles.

<sup>\*</sup> In relation to the lease of this road to the Northern Railroad, see that part of the report in the Northern Railroad which treats of that subject.

The corporation had real estate not necessary for the use of the road, and which it was therefore supposed would be sold, estimated at \$8000, one small engine, one 18 ton passenger engine, 4 long passenger cars, 6 eight-wheel platform cars, and 15 dumping cars. Other engines and cars had been contracted for but had not then been delivered.

#### SULLIVAN RAILROAD COMPANY.

The examination of this corporation was closed on the 22d day of May last.

The act of incorporation was passed July 10, 1846. The first meeting of the grantees was holden in August 1846, and the first meeting of the stockholders Nov. 25, 1846.

The capital stock of the corporation is \$500,000. The receipts of the time of the examination had been

Capital stock paid in, Interest,	\$198,497 38 2,225 93
The disbursements had been	200,723 31 156,324 86
Leaving on hand a balance of	\$44,398 45

Besides the above balance, the corporation had real estate not necessary for the road or depot purposes, and therefore to be sold, estimated at \$8,100; and also wood for future use, cut and standing, estimated at \$763.

The whole of the main road is under contract; considerable work has been done upon it; and the contractor states that he will have it finished and ready for use by the first of November next.

The branch to Claremont village has just been laid out, but is not yet under contract.

### NORTHERN RAILROAD.

The examination of this corporation was closed on the 25th day of May last.

Its capital stock is \$2,600 000 00
There had been paid in 2,316,851 63

# Appendix.

Loss on 3000 shares disposed at 90 cents each,	30,000	2,346,851 63
Leaving due on the capital stock,		\$253,148 37
The receipts of the corporation	had been	
Capital stock paid in. Balance of rents, From Concord Railroad for use of From passengers and freight from 1847, to May 1, 1848,		2,316,851 63 490 07 19,812 87 270,475 24
From express, From miscellaneous sources,		1,833 00 66 65
		\$2,609,529 46
The disbursements to May 1, 18 For construction of road, depots a equipments, 2 For wood, oil and tools on hand, For balance of cash in hands of Superintendent and Agent for disbursement, For expenses of running the road,	nd ,413,305 5 19,393 0 3,434 8	1 3 3

Leaving in the hands of the Treasurer, \$121,018 24

The road was opened for public use, from Concord to Franklin, on the 28th of December, 1846, and was run by the engines and cars of the Concord road until Sept. 1, 1847, at which time the road was opened to Grafton; and on the 17th of November to Lebanon Centre Village. The road is now graded and the track laid to Connecticut river; and the bridge across the river is nearly finished. Further expenditures are however considered necessary for the perfection of the road and its defence against injury.

The corporation has ten first class engines, one second class do., 11 passenger cars, 5 eight-wheel baggage cars, 2 four-wheel do., 121 eight-wheel merchandise do., 64 four-wheel do., 47 gravel and stone do., 29 haul do. and 8 snow-ploughs.

The salary of the President is \$1500; of the Treasurer \$2000; and of the Clerk \$100 per annum.

In addition to the Treasurer's salary there was voted to him by the directors, on the 23d of March last, the sum of

\$500 for clerk hire.

By deed of indenture duly executed, the railroad of the Franklin and Bristol Railroad Company has been leased to the Northern Railroad, for the term of one hundred years, to be operated and managed and the income thereof to be received by the latter corporation, upon certain terms and conditions set forth in the deed. A part of these terms and conditions, as I understand them, is—that the Bristol and Franklin Railroad is, for certain purposes, to keep up its corporate organization; and its stockholders are to receive for the use of the road the same dividends that are paid to the stockholders of the Northern Railroad—thus making the stocks of the two corporations of equal value.

That the Northern Railroad derives from its charter authority to make this contract, and thus to enlarge the sphere of their operations, is not, I suppose, pretended. But the directors do contend that the lease is authorized by a provision in the Revised Statutes, chap. 142, sec. 10, which is as

follows:

"Any railroad corporation may contract with any other railroad corporation for the transportation of freight, or passengers, and the conducting of all business connected therewith, on their road."

But was this provision intended to extend any farther than to authorize one railroad corporation to contract for the transportation of its own passengers and freight, and for conducting the business of such transportation over the road of another railroad corporation? Under this provision contracts have been made by the Northern Railroad and the Concord Railroad, for the transportation, and for conducting the business of the transportation, of their own passengers and freight over the railroads below; and to such contracts, it seems to me, that this provision was intended to be, and, therefore, should be confined. This construction, while it renders the provision effectual for the accomplishment of a consistent and useful object, leads to no inconvenient, or absurd result. But if the construction put upon it by the directors be correct, then, for aught I see, the Concord Rail-

road Corporation may take leases of, and operate, and manage, the Northern, the Boston, Concord and Montreal, the Nashua and Lowell, the Portsmouth and Concord, and the Manchester and Lawrence Railroads; and, indeed, all the railroads hereafter to be made which shall be connected with its own road—a result which, I think, was never contemplated by the legislature, and to which, I apprehend, very few persons are, as yet, prepared to submit. That it is for the interest of the public to have both roads operated by the same corporation I am not disposed to deny. If a lease be necessary to accomplish that object the legislature would, I doubt not, if applied to, grant the power to make But it seems to me that a grant of power to make a lease is not, in this case, a necessary, or even the most useful and convenient mode of accomplishing the object in view. Rather let the two corporations be united by a special act and made one. The stockholders in both are by the terms of the lease to receive the same dividends. Their interests are the same. Why then should they be subject to the inconvenience and expense of sustaining two separate corporate organizations?

#### CHESHIRE RAILROAD COMPANY.

The examination of this corporation was closed on the 26th day of May last.

Its capital stock consists of 15,892 shares of \$100 each.

The receipts of the corporation have been From capital stock paid in,

**\$1,160,887 00** 

" cash received on the bonds mentioned in my last report.

406,650 00

" interest,

11,111 15

" passengers and freight, about,

30,000 00

#1,608,648 15
The disbursements have been
On liquidated demands, 1,457,267 29

Advanced on account of contracts not completed and claims not

liquidated, 127,753 80

1,584,895 09

Leaving in the hands of the treasurer,

\$28,753 06

The corporation has, besides its road and depot lands and buildings, real estate estimated at \$23,000, and has wood and oil on hand estimated at \$4,000. It has 6 engines, 4 long passenger cars, 72 four wheel box freight do., 12 platform, do., 36 gravel, do., 2 eight wheel passenger baggage, do., and one car with post office arrangements.

The road, commencing in Ashburnham, Mass., was opened to Winchendon, in that State, on the 8th day of October last, and to Keene, on the 16th day of May last. It is expected that the whole road to its termination at Bellows Falls, will be finished in the course of the present season.

### BOSTON AND MAINE RAILROAD CORPORATION.

The examination of this corporation was closed on the 30th of May last.

The railroad mentioned in my last report as having been granted by the first section of an act of the legislature of Massachusetts, and as being in part constructed and in use, to wit: from North Andover to the city of Lawrence, is now nearly all graded, and is expected to be open for use upon its whole length, about the first of July next. The bridge mentioned in the second section of the same act, and in my said report, has been built, and cars daily run across it from North Andover to a temporary depot which has been built in the city of Lawrence, at which place the corporation is now building a permanent depot for the accommodation of its own road and other railroads which it is expected will terminate there. All this has been done without the consent of the legislature of this State, consequently, as I conceive, without right.

Further, by an act of the legislature of Massachusetts, passed March 11, 1847, it is enacted, as follows: "That the Boston and Maine railroad company and the Eastern railroad company, are authorized to make any contract or contracts with the Portland, Saco, and Portsmouth railroad company, a corporation created by an act or law of the State of Maine, for the use and maintenance of the railroad and property of the said corporation last mentioned, upon such terms as may be mutually agreed upon by the contracting parties, and for the transportation of persons and freight upon and over the same road, in the same manner and under the same provi-

sions, as are contained in the 9th chapter of the acts of the year 1838."

Afterwards, by deed of indenture, dated April 1, 1847, the Portland, Saco and Portsmouth railroad company, of the one part, and the Boston and the Maine railroad corporation and the Eastern railroad company of the other part, entered into a contract, to be perpetual, unless terminated as provided for in the deed, by which, as I understand the contract, the two corporations constituting the party last named, assumed the property, rights, liabilities and obligations of the party first named, and were to maintain and operate the road of the party first named, agreeably to its charter, and receive all its income from every source, and have the same power of disposing of the property of the party of the first part, except the road, which was possessed by its own directors; and in consideration thereof, was to pay the stockholders of the party first named, the sum of \$3 semi-annually upon each share of their capital stock. To this arrangement the consent of the legislature of this State has not been obtained.

Upon the records of the directors, I found the following

vote, passed Dec. 7, 1847:

"Voted, That whereas the permanent establishment of a steamboat communication between Portland and Bangor will conduce to the public accommodation and promote the interests of the company, therefore, that the president be authorized, in his own name, but as the trustee of the company, to subscribe for 1750 shares in the Penobscot steam navigation company, and that the treasurer be directed to pay the assessments on the same, not exceeding \$100 per share, out of any earnings of the road not otherwise appropriated."

The president informed me that he had subscribed for the stock agreeably to the above vote; and the books of the treasurer show, that he has paid upon that subscription the

sum of \$15,312 50.

The stock of the corporation, on the 18th day of April last, consisted of 29,741 shares of \$100 each; some of which, as stated in my last report, had been disposed of at a discount. On that day, 5,948 shares of new stock were created—thus making the capital stock equal to \$3,568,900.

The amount of capital stock paid in was at the time of the

examination \$2,949,441 52.

••		
The sums disbursed up to the samincluding depots, workshops, locomor On the old line from Wilmington to N road in N. H., including the Falls Branch, On the road in Maine, Boston an Maine extension row new road in Andover, and bridge, Medford branch, locomotives and cars,	tives and . H. line, ne Great ad, Methuen	cars, were
During the wear anding Dec 1 19		
During the year ending Dec. 1, 18	rai, ille	seethra of fire
road were		<b>&amp;2</b> 01 101 01
From passengers, " freight.		\$321,181 81
		179,988 78
man,		6,411 97 3,922 30
" rents, ,		3,322 30
		\$511,504 86
Its expenditures during the same t	ime war	
For repairs of road,	\$19,812	36
" " locomotives,	20,110	
" passenger cars,	6,432	
" " merchandise cars,	4,648	
" gravel cars,	1,120	
" depots,	2,315	
For fuel and oil,	49,112	
For wages of switch-men, gate-	,	
keepers, and flag-men,	2,760	00
For salaries of president, treasurer,		
&c., and miscellaneous expenses,	5,957	55
For salaries, wages and expenses of		•
passenger department,	33,401	46
" " freight, do.,	30,136	
For Portland, Saco and Portsmouth	•	
railroad tickets,	18,994	66
For taxes,	7,768	
For balance of interest,	15,233	
For gratuities and damages,	2,145	
For insurance,	302	

For removi	ng ice and	l snow,	9,33	220,259 82
Out of the one of 4 and	d the othe	e there her of 5 per	save been paid two cent., amounting to 1, 1848, the receip	o \$214,227.
From passe				128,909 84
" freigh			•	63,610 22
" rents.			•	965 91
" mails	,		•	2,792 48
	ately asce		ame time were not out were computed	196 278 45 111,502 99
The corpor	Net earn ation has		e in Massachusetts	\$84,775 46 estimate at \$5,800
"	"	"	New Hampshir	
"	"	"	Maine,	1,000
"	46	wood on	hand, estimated at	
· "			nand, in machine sl	
The sala	nce of de	bts again presider	st the corporation in it is \$2,000; of the creasurer and clerk,	s \$297,221. he superin-

The treasurers of the Concord railroad corporation, the Cheshire railroad company, the Franklin and Bristol railroad, and the Northern railroad, are citizens of Massachusetts, and keep their offices and reside in that State.

In conclusion, I take pleasure in stating, as in my last report, that the agents of all the corporations manifested a disposition, in the most obliging manner, to exhibit their records and papers for my inspection, and to render me all the aid I desired in conducting my investigations.

TITUS BROWN, Railroad Commissioner.

June 6, 1848.

# ANNUAL REPORT OF THE DIRECTORS OF THE AMOSKEAG FALLS BRIDGE.

To the Honorable Legislature of the State of New Hampshire:

The undersigned, directors of the Amoskeag Falls Bridge, a corporation chartered by said State, in obedience to the laws of New Hampshire, and the terms and conditions of their act of incorporation, respectfully submit the following

#### REPORT:

Our bridge cost twelve thousand and sixty-nine dollars, which constitutes our capital stock. Our receipts from June 1st, 1847, the time to which we last reported to your honorable body, to June 1st, 1848, amount to the sum of

**\$1,891 40** 

And our expenditures for the same time are as follows:

IOIIOWB.		
Repairs,	<b>\$520 16</b>	
Taxes,	<b>44 32</b>	
Services of toll-gatherer,	<b>2</b> 00 00	
" directors, treasurer and clerk,	20 00	
Insurance against fire,	3 00	
Oil,	4 20	
Printing, .	1 75	• •
<b>3</b> ,		<b>793</b> 43

Leaving a net income of

\$1,097 97

All which is respectfully submitted,

ABRAM BRIGHAM, E. B. MERRILL,

Manchester, June 12, 1848.

Hillsborough, ss., June 13, 1848-

Personally appeared Abram Brigham and Edwin B. Merrill, two of the directors of the Ameskeag Falls Bridge, and severally made oath that the above statement by them subscribed is true.

Before me, CHARLES RICHARDSON,

Justice of the Peace.

# REPORT OF THE COMMISSIONERS OF THE LITERARY FUND.

In obedience to the provisions of the Revised Statutes, the commissioners of the literary fund respectfully submit to the honorable legislature the following

#### REPORT:

Cash on hand, being the proportion due several towns and unincorporated places from former dividends, and not distributed, as follows, viz:

Bean's Grant,	<b>\$</b> 8 21
Bean's Purchase,	3 13
Cambridge,	<b>57 38</b>
Chandler's Purchase,	66
Crawford's Purchase,	66
Dixville,	13 54
Dix's Grant,	7 42
Erving's Location,	<b>5 30</b>
Green's Grant,	1 47
Gilmanton and Atkinson Academy's Grant,	9 40
Hale's Location,	6 <i>5</i> 0
Low and Burbank's Grant,	7 00
Martin's Location,	2 17
Millsfield,	15 32
Nash and Sawyer's Location,	<b>5</b> 69
Odell's Township,	12 11
Success,	28 87
Sargeant's Purchase,	. 1 30
Second College Grant,	10 <b>25</b>
Thompson and Meserve's Purchase,	66
Wentworth's Location,	<b>16 50</b>
Pinkham's Grant,	1 16
Waterville,	2 50

The amount paid into the treasury the present year, by the several banking institutions, is ten thousand four hundred and forty dollars, which has been received, as follows, viz:

Total,

**\$217 20** 

Ashuelot bank,	<b>\$</b> 500 00
Belknap County bank,	250 00

Cheshire bank,	<b>5</b> 00 00
Connecticut River bank,	400 00
Derry bank,	<b>5</b> 00 <b>0</b> 0
Dover bank,	<b>375</b> 00
Granite bank,	<b>5</b> 00 <b>00</b>
Great Falls bank,	<b>5</b> 00 0 <b>0</b>
Lancaster bank,	<b>250 00</b>
Lebanon bank,	<b>500 00</b>
Manchester bank,	<b>5</b> 00 <b>0</b> 0
Mechanicks bank,	<b>5</b> 00 <b>00</b>
Mechanicks and Traders bank,	<i>5</i> 50 00
Merrimack County bank,	400 00
Manufacturers bank,	<b>500 00</b>
Piscataqua Exchange bank,	1,000 00
Rochester bank,	500 00
Rockingham bank,	715 00
Strafford bank,	<b>5</b> 00 0Ò
Nashua bank,	<b>500 00</b>
Winchester bank,	<b>500</b> 00
-	

Total, \$10,440 00

JARED W. WILLIAMS,
THOMAS P. TREADWELI.,
JOHN ATWOOD,
Concord, June 14, 1848.

# LIBRARIAN'S REPORT.

Office of the Secretary of State, }
June 14, 1848.

To the Honorable Legislature of the State of New Hampshire:

In compliance with the provisions of an act, entitled "An act relating to the State Library," approved June 30, 1846, the undersigned respectfully reports:—

That during the past year there has been added to the State library 442 vols. of bound books, and 99 pamphlets, (a schedule of which is herewith submitted.) Of this number, about 100 vols. of valuable scientific, statistical, historical, biographical, and other works, including the latest edition of the Encyclopedia Britannica, in 21 volumes, were

purchased by the committee on the State library, at an expense to the State of \$343 53. The balance, except those published by our own State, were received from the United States government, and from the several States of the Union.

There has also been added to the library, valuable maps of the States of Massachusetts, Georgia and Missouri-received from the executives of those States.

Under a resolution of the legislature, passed at its last session, I have procured the printing and binding of one hundred copies of the pamphlet laws of this State, from December, 1842, to June, 1847, inclusive—which have been deposited in the library. I have also procured the binding of about 50 volumes, consisting mainly of law reports and legislative journals, and there still remains many valuable books and pamphlets which need binding.

A catalogue of the books, pamphlets and maps having been made last year, and three hundred copies of the same printed and deposited in the library, where most of them now remain, I have deemed it unnecessary to make out and cause to be printed a new catalogue at the present time, and because it was found to be impossible, by reason of the want of sufficient room, to arrange the library as it should be arranged—nor can it be so arranged until more room is pro-

I would respectfully suggest the expediency of removing the library to the room directly under the hall of the House of Representatives, which, it is believed, could be fitted up for the purpose at a small expense to the State, and where would be ample room to arrange it methodically, and to place around the walls the various maps belonging to the library.

In many of the States of the Union the practice prevails of publishing, at the close of each session of their respective legislatures, all important reports made to the legislaturesuch as bank reports, railroad reports, the reports of bank and railroad commissioners, the reports of State officers, and all important reports made by committees of their legisla-These official papers bound up together often contain much useful statistical and other valuable information; and a number of the States publishing them have sent copies for the use of our library, with a request from the executives of those States, that they may receive similar publications of this State in exchange. Legislative journals of other States have also been received, with a similar request, but as no law exists authorizing the librarian to furnish to other States copies of our legislative journals, the request has not been complied with.

I have taken the liberty of calling the attention of the legislature to this subject, with the hope that they will authorize the publication of an additional number of legislative journals, sufficient to furnish one or more copies to each of the States of the Union—confident that such an interchange of official papers must conduce to a closer union of the States, and diffuse a better and more perfect knowledge of the progress and resources of different portions of the country.

THOMAS P. TREADWELL,
State Librarian.

# REPORT OF THE AUDITING COMMITTEE.

The committee appointed to audit the accounts of the State Treasurer, report that they have carefully examined the Treasurer's books, which exhibit a summary of receipts and payments of the Treasury during the last fiscal year, ending on the 7th day of June, 1848, and also a statement of the debts due to and from the State, as embraced in his report, viz:

STATE OF NEW HAMPSHIRE,
Treasury Office, Concord, June 7, 1848.

In pursuance of the provisions of the Revised Statutes, the Treasurer of the State respectfully submits to the Hon. Legislature the following statement of the finances of the State, and of the receipts and disbursements at the Treasury, from June 2d, 1847, to June 7th, 1848:

#### RECEPITS.

In the Treasury, June 2, 1847.

Cash, proceeds of the sales of the public lands, \$11,181 36 Cash, surplus revenue, 2,500 00

Cash on hand,	879 18	\$ <b>\$14,56</b> 0 51
Railroad tax for	1847.	<b>\</b>
Cash received of Isaac Spalding, tax on Concord Railroad, Cash received of Daniel Abbot, tax	7,622 60	)
on Nashua and Lowell Railroad, Cash received of W. S. Tuckerman,	1,129 99	)
tax on Eastern Railroad, Cash received of Charles Minot, tax	3,549 64	<u>L</u>
on Boston and Maine Railroad,	4,948 29	917,250 <i>5</i> 2
Money Borrowe	ed.	Ψ-0,
Cash borrowed of Mechanicks bank, July 2, 1847,	<b>25,</b> 000 00	•
Cash borrowed of Nashua bank, July 2, 1847, Cash borrowed of Samuel M. Ches-	10,000 00	•
ley, July 29, 1847, Cash borrowed of Mechanicks bank,	1,375 00	•
May 24, 1848,	5,500 00	- <b>\$41,87</b> 5 00
Civil Commissio	ns.	<b>\$</b> == <b>,</b> = : = :
Cash received of George G. Fogg, Cash received of Thos. P. Treadwell	440 48 , 350 00	
State Tax.	•	•
Cash received, State tax for 1846, " for 1847,	309 85 59,567 85	
Total amount of receipts,		<b>\$134,354</b> 21
PAYMENTS.		
Salaries.  Cash paid, per order, Hon. Joel Par-	•	
ker,	1,400 00	
" Hon. John J. Gilchrist, " Andrew S. Woods,	1,200 00 1,200 00	

Cash paid Hon. Charles F. Gove, " " Ira A. Eastman, " " Leonard Wilcox	784 12 1,200 00 300 00
" Ifa A. Eastman,	
	300 00
Lieunaiu Wilcux,	
" " Bradbury Bartlett,	<b>59 00</b>
" " James Pickering,	115 00
" " George L. White-	
houșe,	87 80
" " Hiram R. Roberts,	88 20
" " Henry Y. Simpson,	<i>55</i> 80
" "Thomas Cogswell,	<i>55</i> 80
" " Thomas Rust,	14 00
" Thomas P. Drake,	14 00
" "Benjamin Wadleigh,	125 40
" " Jacob A. Potter,	105 60
" Jesse Carr,	111 00
" Jacob Whittemore,	118 00
" " Horace Chapin,	132 00
" " Nathan G. Babbit,	138 40
" " Ambrose Cossit,	<b>34</b> 00
" " Eleazer Jackson,	17 20
" " David Churchill,	137 00
" " Nath'l S. Berry,	101 00
" " Joshua Marshall,	105 00
" " Richard Eastman,	42 60
" " Robert Ingalls,	21 00
" " John Sullivan,	<i>5</i> 01 00
" " Chas. W. Woodman	, 167 00
" " Warren Lovell,	177 50
" " Jonathan T. Chase,	142 00
" " Horace Chase,	245 00
" " Luke Woodbury,	276 00
" " Larkin Baker,	112 50
" " John L. Putnam,	175 00
" " Walter Blair,	<b>275</b> 00.
" " Benjamin Hunking,	100 00
" " J. Hamilton Shaple	y, 462 00
" " Enoch Berry,	233 00
" " Jeremiah Elkins,	137 25
" " Obed Hall,	183 00
" " Calvin Ainsworth,	345 00
" " Lemuel N. Pattee,	<b>3</b> 83 <b>00</b>
" " Geo. F. Starkweath	er, 300 00

Cash paid Hon. Ralph Metcalf,	<b>225</b> 00	
" " Samuel Swasey,	<b>380</b> 00	
" " George A. Cossit,	125 00	
" " Lyman B. Walker,	900 00	
" " Charles H. Peaslee,	266 67	
" " John Wadleigh,	100 00	
" " Samuel G. Berry,	800 00	
" His Excellency Jared W.		
Williams,	1,000 00	
" Hon. Thomas P. Tread-		
well,	<b>400 00</b>	
" Hon. John Atwood,	600 00	
" Rev. Eleazer Smith,	112 50	
" " Charles B. Haddock,	<b>15</b> 0 00	
" " Richard S. Rust,	<b>600 00</b>	
· •	<del></del>	\$17,635 34
County Solicitors	3.	
Cash paid Samuel Clark,	80 00	
" H. F. French,	100 00	
" S. W. Cooper,	30 00	
" Ralph Metcalf,	30 00	
•		<b>\$240 00</b>
Sheriffs for returning	votes.	
Cash paid Nathaniel A. Davis,	· 5 00	
"Jonathan Wedgewood,	<b>28</b> 00	
" George Huntington,	<b>26</b> 80	
" Stephen W. Dearborn,	<b>34</b> 40	
" Joseph Powers,	30 00	•
" Charles Bellows,	<b>52</b> 00	
" Elijah Munroe,	15 20	
" Gorham W. Hoitt,	14 00	
" Samuel Webster,	5 20	
" John Starrett,	11 60	
· · · · · · · · · · · · · · · · · · ·		<b>\$221 4</b> 0
Librarian.	·	
Cash paid J. C. Carter,	48 00	
•		<b>\$48 00</b>
State Library.	•	
Cash paid James M. Rix, for purchase	3	
of books,	179 78	
•		

	•		
Cash paid	Little & Brown, for purchase of books,	163 75	\$343 <i>5</i> 3
	General Orders.		
Cook noid	T I Hamis and Cuma V	,	
Casii paiu	T. J. Harris and Cyrus K.	28 60	
"	Sanborn, Abner B. Kelley, Moses Col-	20 00	
	by, Fowler and Hutchins,	22 80	
"	Edward N. Anderson,	359 44	
"	John McDuffie,	100 00	
"	Joseph L. Gibbs,	185 00	
"	E. V. Valentine,	12 50	
"	Seth Adams,	96 51	
"	George H. Dodge,	18 00	
16	S. A. Buckman,	10 00	
"	D. C. Churchill, repairs of	10 00	
	road through Lincoln,	<b>5</b> 00 00	
"	George G. Fogg,	10 00	
"	Israel Nelson,	16 00	
"	Currier & Hall,	112 16	
. "	Amos W. Drew, repairs Dix-		
•	ville Notch road,	<b>5</b> 00 00	
"	Edson Hill,	83 40	
"	John Gass,	306 37	
"	George W. Kittredge,	44 25	
"	C. H. Norton,	30 00	
"	Stark Guards,	100 00	
44	Gale & Wilkins,	41 25	
í.	John L. Nevins,	144 00	
"	C. A. Davis,	6 50	
"	Fishersville Band,	<i>5</i> 0 00	
"	Gale, Crockett and Wilkins,	20 15	
46	D. A. Hill,	15 00	
66	William Fisk,	253 13	
61	Rufus Merrill,	13 19	
**	C. H. Sanborn,	<i>55 50</i>	
"	Samuel Curtis,	9 75	
66	John F. Brown,	81 66	
"	Lyman B. Walker,	14 45	•
"	Edmund Burke,	277 86	
11	James Peverly,	13 17	

Cash paid	J. J. Fox,	<b>5</b> 0 00	
٠ī	Phineas Handerson,	4 10	
"	Albert G. Allen,	322 00	
"	N. H. Asylum, support of		
	indigent insane,	139 44	
"	N. H. Asylum, support of		
	insane prisoners,	65 03	
46	Porter & Rolfe,	9 92	
"	N. H. Asylum, support of		
	indigent insane,	246 06	
it	N. H. Asylum, support of	•	
	indigent insane,	292 86	
46	Perkins Institution, edu-		
	cation of the blind,	<i>55</i> 0 00	
"	American Asylum, educa-		
	tion of the deaf and dumb	, 2,075 00	
	•	·	<b>\$7,285</b> 05
Pc	ay of Honorable House of	Representa	
	travel roll,	2,678 60	
"	attendance roll,	18,439 00	
		10,205 00	\$21,117 60
			φ~r, 111 00
	Pau of Homonable	Comme	
Charle	Pay of Honorable		
Cash paid	travel roll,	116 60	
Cash paid			W 4
Cash paid	travel roll, attendance roll,	116 60 949 00	<b>\$1,065 60</b>
Cash paid	travel roll,	116 60 949 00	<b>\$1,06</b> 5 <b>6</b> 0
<i>i</i> i	travel roll, attendance roll,	116 60 949 00 Council.	<b>\$1,065 60</b>
	travel roll, attendance roll,  Pay of Honorable (	116 60 949 00	<b>\$1,065 6</b> 0
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eral towns, dividend for 1847, due several towns,  Books and Papers for Convicts—Ap  Cash paid Rev. Eleazer Smith,  State Prison Repair  Cash paid Samuel G. Berry,  Estate of Catharine F  Cash paid per order, annuity of Eliza P. Hastings, as provided in the will of Catharine	3,151 65  ppropriate 50 00  rs. 2,900 00  riske.	\$50 00
eral towns, dividend for 1847, due several towns,  Books and Papers for Convicts—Ap  Cash paid Rev. Eleazer Smith,  State Prison Repair  Cash paid Samuel G. Berry,  Estate of Catharine F  Cash paid per order, annuity of Eliza P. Hastings, as provided	3,151 65 ppropriate 50 00 rs. 2,900 00	\$50 00

#### Liquidation of Debts due prior to June 2, 1847.

Cash paid Samuel M. Chesley, note dated July 29, 1845, principal and interest, 1,113 00 " Mechanicks Bank, note dated June 1, 1847, principal and interest, 1,037 67 " Sir M. D. Perkins, note dated Dec. 27, 1846, principal and interest, 3,164 17 " selectmen of several towns, money paid by them to the militia under the law of 1846, 4,984 00 \$10,298 84 For Money Borrowed. Cash paid Nashua Bank, note dated July 2, 1847, principal and interest, 10,311 67 " Mechanicks Bank, dated July 2, 1847, principal and interest, 25,816 66 Samuel M. Chesley, note " dated July 29, 1847, principal and interest, 1,420 60 **\$37,548 93** Surplus Revenue. Cash loaned, amount in treasury, 2,500 00 June 2, 1847, \$2,500 00

#### Officers' School of Instruction.

Cash paid the several "Drill Officers,"
pursuant to the law of
1847, 230 00

"officers and musicians, travel
and attendance at the
39

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several schools of instruction, in September

1847,	5,104 69	. \$5,334 69
Total amount of payr		<b>\$123,036</b> 70
Leaving a balance in the treasury, June 7, 1848, of	,	<b>\$11,317</b> 51
		<b>\$134,354</b> 21
State of the Tr	reasury.	
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Due on State tax for 1847, Due from Thomas Carlisle, W. 7	43% 15	

#### Debts due from the State.

To Mechanicks Bank, note dated May 24, 1848, \$5,500 00

Balance of the legacy of Catharine
Fiske, in trust, 4,919 67

Total amount of indebtedness, Leaving an actual balance in favor of the Treasury, of

Carlisle and John H. White, joint

Total amount of available funds,

and several note,

**\$10,419 67** 

**\$12,031** 89

\$1,612 22

#### JOHN ATWOOD, Treasurer.

**2**82 23

The foregoing we find correctly cast, properly vouched, and the same is respectfully submitted.

JAMES FOSS, GIDEON WEBSTER, E. B. HAMMOND, JAMES M. RIX.

Concord, June 13, 1848.

# MEMORIAL OF THE DIRECTORS OF THE PORTSMOUTH, NEW MARKET, AND CONCORD RAILROAD.

To the Legislature of the State of New Hampshire:

Respectfully represent the undersigned that at the June session of the legislature, 1845, an act of incorporation was granted for the purpose of constructing a railroad from Portsmouth, or from some point on the Boston and Maine railroad, to Concord: That the undersigned, among whom are a majority of the grantees named in said act of incorpotion, with their associates, have taken the necessary measures for the improvement of the privileges granted thereby, have expended much time and money in surveys and other necessary preparations, have now under contract that portion of their road between New Market and Nottingham, about eight miles and a half, and have secured by agreement with the proprietors, the right of way for nearly the whole line.

They would also represent, that at the same session, a grant was made to others to construct a railroad from Portsmouth to the Boston and Maine railroad, that in these respective acts of incorporation the stockholders of each were authorized to unite with the other by certain proceedings therein prescribed, and to form one corporation, that the proceedings required by the acts of incorporation have never been had by the stockholders, and in the view of the undersigned the respective corporations have not been in a situation to unite, inasmuch as one, it is believed, has had neither stockholders nor subscribers to the stock, and in the other the subscribers have not until recently been required to pay an assessment, to constitute them stockholders. Yet the obvious inclination, on the part of those interested in the construction of a railroad between Portsmouth and Concord, after the direct line through the most populous district had been surveyed, found the most feasible and entirely practicable, and adopted apparently by general consent, induced certain persons to assume, on an unauthorized expression, as a fact, that the acts of incorporation had been united. The public interest and the wishes and interests of all parties concerned being in unison, no objection, it is believed was made to this assumption, and the railroad commissioners were petitioned to survey the line, and their report, filed in

the Secretary's office, represents that the public interest requires that a railroad should be built through the towns of New Market, Lee, Nottingham, Deerfield, Allenstown, and Pembroke, to Concord, which report was approved by the Governor and Council, and an order issued for the laying out the road so surveyed thereto when required. That order, your memorialists are informed, has never been revoked nor changed, but is still in force. Nevertheless, it is pretended by persons interested in a railroad project between Portsmouth and Manchester, pretending to act under the grants mentioned, that a different and distinct line from that ordered to be laid out has been substituted.

Your memorialists are not aware that the grantees of the Portsmouth, New Market and Concord railroad have done any thing to divest themselves of the rights and privileges granted by the legislature in their act of incorporation, and with a view to carry out the designs of the legislature, and accommodate the great and increasing demand for railroad facilities, for travel and transportation, by the towns of Lee, Nottingham, Deerfield, Allenstown, Epsom, Pittsfield, Northwood, Strafford, and parts of other towns, embracing a population of upwards of twenty-five thousand, which must mainly depend upon this line, have with their associates, proceeded as above stated in the measures necessary for the construction of the road, in full confidence of the right, propriety and lawfulness of their proceedings.

There are, however, those deeply interested in this enterprise, who have been led by representations adverse to it, to doubt in this matter, and the object of this memorial is to represent the facts to the legislature, and to ask that, for the purpose of quieting all apprehension on the subject, the rights, privileges and immunities granted to the Portsmouth, New Market and Concord railroad, and their proceedings in pursuance thereof, may be confirmed unto the corporators and their associates for the purpose of constructing a railroad in the towns embraced in the report of the commissioners above referred to, and that the time may be extended there-

· for.

G. W. ELA, BBADB'Y BARTLETT, JOSEPH CILLEY, GARDNER TOWLE, PETER SANBORN,

Directors of the Portsmouth, New Market and Concord Railroad.

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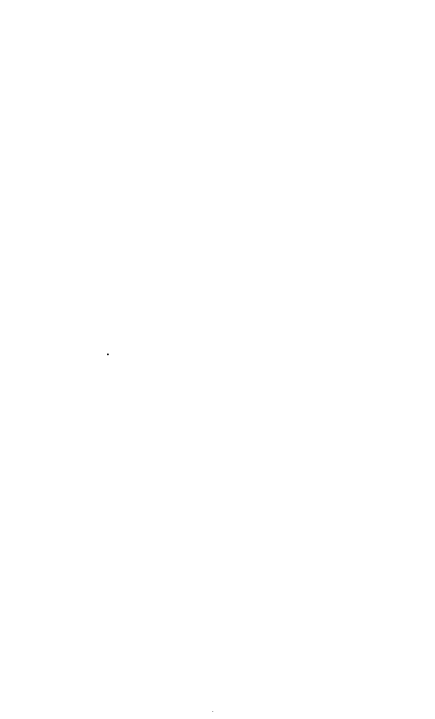
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